







HOUSE JOURNAL

Wednesday, 1Jan75

The House met at 11:00 o'clock.

On the first Wednesday in January in the year of our Lord, one thousand nine hundred and seventy-five, being the day designated by the Constitution for assembling of that body, the one hundred and forty-fourth General Court of the State of New Hampshire convened at the Capitol in the City of Concord, and the representatives-elect were called to order by J. Milton Street, Clerk of the House for the preceding session.

Prayer was offered by Rev. William H. Marsell of Gilmanton.

Almighty and everlasting God, our heavenly Father, Who with Thy strong arms and sleepless vigilance art willing to guide those that look to Thee for wisdom, Who in former times directed our leaders of Government and in Whose hands now are the issues of mankind and of nation, we bow in humble reverence before Thee, and with grateful hearts acknowledge Thy manifold blessings to us as a people.

As we face the prospect of another year with all the uncertainty, the duty and the necessity that it brings, we pray Thee to prepare us for the coming days. Enlighten our darkness and strengthen our weakness.

Thou God of light and truth in these strangely tangled times when confused cries echo throughout the world, we pray for strong leadership.

We rejoice in the tokens of Thy favor which have been our portion hitherto and now, since our forefathers laid the foundations of this State. We humbly beseech Thee that we may always prove ourselves a people mindful of Thy power and do Thy will.

To those who sit in seats of authority impart purity of motive, right judgment in counsel, direction in administration, and to the people of this State grant loyalty, industry and godliness, that all things may tend to the healing of divisions, the establishment of peace and harmony for the best good of everyone.

Do Thou bless our State with honorable industry, sound learning and pure religion. Defend our liberties and preserve our unity. Save us from violence,

discord and confusion, from pride and arrogance and from every evil way.

For the great power entrusted to these leaders, for fidelity of those set in authority and the peace maintained by righteous laws, for protection from outward dangers and deliverance from inward strife for an honorable place among the states and the opportunity of service to the nation, keep Thou this Commonwealth beneath Thy care and guide the State according to Thy will.

In the name of the Father, the Son and the Holy Spirit. Amen.

Reps.-elect Rebecca Gagnon and Belcourt led the Pledge of Allegiance.

ROLL CALL OF THE HOUSE

REPRESENTATIVES-1975

BELKNAP COUNTY

Dist. No. 1 Robert P. Ambrose, r; Marshall French, r; Robert M. Lawton, r.
Dist. No. 2 Wilson S. Mansfield, r & d; Norman C. Marsh, r; Esther R.
Nighswander, r & d.

Dist. No. 3 Barbara B. Bowler, r.

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Dist. No. 4 Warren W. Leary, r: George B. Roberts, Jr., r & d.
   Dist. No. 5 Barbara Ann Kidder, r.
   Dist. No. 6 Maurice J. Goyette, d.
   Dist. No. 7 (2) Richard P. Brouillard, r; Peter C. Hildreth, d.
   Dist. No. 8 (2) Fritz T. Sabbow, d; Niel C. Young, r.
   Dist. No. 9 Charles W. Beard, r; James W. Murray, r & d.
CARROLL COUNTY
   Dist. No. 1 Donalda K. Howard, r.
   Dist. No. 2 Howard C. Dickinson, Jr., r; Stephen M. Duprey, r; Clayton W. Towle,
   Dist. No. 3 Raymond K. Conley, Jr., r; Kenneth C. Smith, Sr., r & d.
   Dist. No. 4 Russell C. Chase, r; Russell G. Claflin, r.
   Dist. No. 5 Roderick T. Allen, r; Arthur W. Fullam, r.
CHESHIRE COUNTY
   Dist. No. 1 Louis S. Ballam, r; Francis P. Callahan, r; Anthony Stevens, d.
   Dist. No. 2 Robert C. Callahan, r.
   Dist. No. 3 Elmer L. Johnson, r; Elizabeth R. Ladd, r; Philip G. Langille, r.
   Dist. No. 4 Daley E. Whipple, r.
   Dist. No. 5 Augustine J. Marshala, r; Whitcomb Wells, r.
   Dist. No. 6 Charles L. McGinness, r.
   Dist. No. 7 Armas W. Fillback, r.
   Dist. No. 8 Wilfred W. Cournoyer, d & r; Anne B. Gordon, r.
   Dist. No. 9 David L. Knight, r.
   Dist. No. 10 Robbins Milbank, r.
   Dist. No. 11 Virginia W. Turner, r.
   Dist. No. 12 David L. Gagne, d; Peter E. Ramsey, r.
   Dist. No. 13 H. Robie Ames, r & d; Patricia T. Russell, d.
   Dist. No. 14 Cleon E. Heald, r; Nancy J. Proctor, d.
   Dist. No. 15 Elmer H. Close, r & d; Muriel K. Cooke, r; Stuart V. Nims, d & r.
   Dist. No. 16 Katherine M. Hanna, d; Andrea A. Scranton, r.
COOS COUNTY
   Dist, No. 1 Harry F. Huggins, r; Burnham A. Judd, r & d; Marguerite H. Wiswell, r
      & d.
   Dist. No. 2 Ernest Craggy, d & r; Roger L. Hunt, d & r.
   Dist. No. 3 Arthur M. Drake, r; Lynn C. Horton, r.
   Dist. No. 4 Harold W. Burns, r; Mabel L. Richardson, r & d.
   Dist. No. 5 Victor L. Kidder, r & d; Otto H. Oleson, d & r.
   Dist. No. 6 Guy J. Fortier, d & r; Alcide E. Valliere, d.
   Dist. No. 7 Richard A. Patenaude, d & r; Elmer H. York, d & r.
   Dist. No. 8 James B. Cooney, d; George E. Lemire, d.
   Dist. No. 9 Rebecca A. Gagnon, d; Richard L. Poulin, d.
GRAFTON COUNTY
   Dist. No. 1 Ira E. Allen, r; R. Shep Melnick, d; Kathleen W. Ward, r.
   Dist. No. 2 George H. Cate, r & d.
   Dist. No. 3 Anthony Pepitone, r.
   Dist. No. 4 Eino O. Fimlaid, r.
   Dist. No. 5 Richard L. Bradley, r; W. Murray Clark, r & d.
   Dist. No. 6 Paul I. LaMott, r; Ezra B. Mann II, r & d.
   Dist. No. 7
   Dist. No. 8 Carl F. Altman, d; Myrl R. Eaton, r; Albert C. Jones, r.
   Dist. No. 9 Harold V. Buckman, r; Malcolm Taylor, r.
   Dist. No. 10 John K. Gemmill, r & d.
   Dist. No. 11 Cynthia M. Clark, d & r; William M. Webb, r.
   Dist. No. 12 Gaylord G, Cummings, r.
   Dist. No. 13 David J. Bradley, d; Mary P. Chambers, d; Marion L. Copenhaver, d;
       Michael R. Cornelius, d.
   Dist. No. 14 Roger M. Duhaime, d; Ralph Degnan Hough, r; James L. Logan, r;
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Joanne L. Symons, d; Bruce C. Townsend, r.

HILLSBOROUGH COUNTY

Dist. No. 1 Joseph M. Eaton, r; Howard S. Humphrey, Sr., r; Richard W. Withington, Sr., r.

Dist. No. 2 John B. Corser, Jr., r.

Dist. No. 3 John B. Morgan, r; Fred E. Murray, r.

Dist. No. 4 Theodore H. Karnis, r.

Dist. No. 5 Clyde S. Eaton, r; Philip C. Heald, Jr., r & d; Henry B. Richardson, r & d.

Dist. No. 6 John P. Arnold, r.

Dist. No. 7 Harold E. Thomson, r & d.

Dist. No. 8 Barry C. Morgrage, d; Jo Ellen Orcutt, d; Aime H. Paradis, r; Arnold B. Perkins, r; Robert W. Wheeler, d.

Dist. No. 9 (3) Michael B. Ingram, r & d; Marjoie Y. Peters, r & d; Anna S. Van Loan, r & d.

Dist. No. 10 Orson H. Bragdon, r; Josephine C. Martin, r & d; Kenneth W. Spalding, Jr., r.

Dist. No. 11 Roscoe N. Coburn, r; Charles W. Ferguson, Jr., r; Salvatore P. Grasso, r.

Dist. No. 12 Jack Boyd, r; Dorothy Foss Colson, r.

Dist. No. 13 Minnie F. Carswell, r & d; Donald R. Dwyer, d; Ronald E. Geiger, r; Guy R. Granger, Jr., r; Elaine T. Lyons, r.

Dist. No. 14 George H. Baker, Sr., d; John M. Bednar, d; Gene R. Gravelle, d; Andrew J. Polak, d; John P. Quigley, d; Leonard A. Smith, r.

Dist. No. 15 Philip R. Currier, r; Norman B. Lawrence, r & d; Henry J. Seamans, Sr., r.

Dist. No. 16 David K. Gramling, d; Lawrence G. McLaughlin, r; Jane A. Solomon, d & r.

Dist. No. 17 Neal W. Cobleigh, r & d; Gerry F. Parker, II, d; Louis D. Record, Jr., r; Caroline N. Zechel, r.

Dist. No. 18 Agenor Belcourt, d; Robert D. Tropea, r; Marian D. Woodruff, d & r. Dist. No. 19 Beverly A. Bishop, d; Margaret S. Cote, d; Cecelia L. Winn, d; John T. Winn, d.

Dist. No. 20 William A. Desmarais, d; Henry J. Lachance, d; Russell L. Perkins, d.

Dist. No. 21 Gabrielle V. Gagnon, d; Roland J. Lefebvre, d; Margaret L. McGlynn, d; Albert J. Reardon, d.

Dist. No. 22 Wilfrid A. Boisvert, d & r; Samuel F. Mason, d; Alfred L. Theriault, d.

Dist. No. 23 David B. Douzanis, d; Edmund M. Keefe, r; John W. Sing, d.

Dist. No. 24 Ernest R. Coutermarsh, d; James F. Holland, r; Lorraine F. Lebel, d. Dist. No. 25 Greta M. Ainley, r & d; Forsaith Daniels, r & d; Hilda W. Fleisher, r & d; Norman F. Milne, Jr., r.

Dist. No. 26 Catherine-Ann Day, d: Robert J. Fayreau, r.

Dist. No. 27 William W. Corey, d; Theodora P. Nardi, d; Richard J. Prindiville, d; Chris Spirou, d.

Dist. No. 28 George A. Bruton, d; Joseph L. Cote, d; William J. Cullity, d; Barbara F. Shea, d.

Dist. No. 29 William F. Barrett, d; Daniel J. Healy, d; William J. McDonough, d; Andre J. Simard, d.

Dist. No. 30 Dorothy J. Drewniak, d; William M. Gardner, d; Mary J. Sullivan, d.

Dist. No. 31 Emile E. Boisvert, d; Kendall J. Cote, d; David L. Gelinas, d; Albert A. Martel, d.

Dist. No. 32 George T. Healy, d; John L. MacDonald, d; Dorthea M. O'Neil, d; P. Robert Thibeault, d.

Dist. No. 33 John A. Burke, d; Timothy K. O'Connor, d; Rose C. Vachon, d; Louis J. Ziakas, d.

Dist. No. 34 Gerard H. Belanger, d; Doris T. Lynch, d; Frank J. Reidy, d; James A. Sweeney, Jr., d.

A. Sweeney, Jr., d.
Dist. No. 35 Catherine G. Lamy, d; Armand R. Lemire, d; Alphonse Levasseur, d.

Dist. No. 36 Leo R. Bernier, d; Lorenzo P. Gauthier, d; George H. Morrissette, d; James A. Normand, d.

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MERRIMACK COUNTY
   Dist. No. 1 William F. Kidder, r; Paul J. Ryan, r.
   Dist. No. 2 Kenneth L. Sherman, r.
   Dist. No. 3 John P. H. Chandler, Jr., r; David P. Currier, r.
   Dist. No. 4 David B. Packard, r; Irene J. Shepard, r.
   Dist. No. 5 Richard D. Hanson, r; Bernadette McNichol, r.
   Dist. No. 6 Laurent J. Boucher, r; Judith Ann Hess, r; Doris J. Riley, d.
   Dist. No. 7 Raymond F. Chase, d; Ovila Gamache, d; George E. Gordon III, r;
      Robert E. Plourde, d.
   Dist. No. 8 Kenard F. Ayles, r; Clarence E. Bartlett, r & d.
   Dist. No. 9 John O. Cate, r; Kathryn M. Cushman, d.
   Dist. No. 10 Elizabeth S. Millard, r; Doris L. Thompson, r.
   Dist. No. 11 James A. Humphrey, r.
   Dist. No. 12 Arthur H. LaBonte, Sr., d.
   Dist. No. 13 Eugene S. Daniell, Jr., d; Paul N. Estee, d; Katharine J. Ralph, d.
   Dist. No. 14 Milton A. Cate, r; Martin R. Haller, r.
   Dist. No. 15 Chris K. Andersen, r; Alice Davis, r.
   Dist. No. 16 Margaret H. Castaldo, d; Susan N. McLane, r.
   Dist. No. 17 H. Gwendolyn Jones, r; Kenneth M. Tarr, d.
   Dist. No. 18 Wayne S. Rich, r; Barbara J. Underwood, r.
   Dist. No. 19 Katherine J. Harriman, d; Linda Kenison, r & d.
   Dist. No. 20 Edwin B. Christensen, r & d; R. Peter Shapiro, r.
   Dist. No. 21 Elizabeth S. Hager, r; John H. Noble, r.
ROCKINGHAM COUNTY
   Dist. No. 1 Roger C. King, r; John H. Stimmell, r.
   Dist. No. 2 Richardson D. Benton, r & d; Roy W. Davis, r & d; Helen F. Wilson, r
       & d.
   Dist. No. 3 William P. Boucher, r; Peter C. Gaskill, r; Juanita E. Kashulines, r & d;
      Patricia M. Skinner, r & d; George J. Thibeault, r & d.
   Dist. No. 4 Ernest P. Barka, r; Kenneth M. Bisbee, r; Donald W. Gorman, r;
      Herbert L. MacGregor, r; Maurice W. Read, r; Kenneth L. Senter, r.
   Dist. No. 5 Laurence N. Belair, d; Marilyn R. Campbell, r; Michael A. Collins, d;
       Donald H. DeCesare, r; Grace L. DeCesare, d; Beverly A. Gage, r; Elizabeth E.
      Goff, d; Joseph L. Parolise, d; James A. Sayer, r; Richard L. Southwick, r;
      William J. Stevens, d.
   Dist. No. 6 Natalie S. Flanagan, r & d; Delight H. Reese, r & d; Clarence L.
       Webster, r.
   Dist. No. 7 Charles Everett Cummings, r; Bonnie L. Danforth, r.
    Dist. No. 8 Robert C. Erler, r; Vera E. Goodrich, r; John Hoar, Jr., r.
   Dist. No. 9 Annie Mae Schwaner, r; Constance L. Simard, r; K. Michael Tavitian,
       r.
   Dist. No. 10 Frank A. Briggs, d & r; Myrtle B. Rogers, r.
   Dist. No. 11 Ellen M. Cressy, d; Anthony T. Randall, r.
   Dist. No. 12 Herbert A. Casassa, r; Wilfred R. Cunningham, r; Laurence J. Gillis,
       d; Jane Kelley, d; Ednapearl F. Parr, r.
   Dist. No. 13 Lyman E. Collishaw, r; Edwin W. Eastman, r; Barbara T. Ganley, d;
       Richard F. Niebling, d; Henry H. Page, r.
   Dist. No. 14 Patricia Jennings Blanchette, d; John Twardus, d & r.
   Dist. No. 15 Michael P. Harney, r; W. Douglas Scamman, Jr., r; Franklin G.
       Wolfsen, r.
   Dist. No. 16 Richard I. Ellis, r. Frank F. Richards, r.
   Dist. No. 17 Meliss A. Appel, r; Elizabeth A. Greene, r; Richard S. Lockhart, r.
   Dist. No. 18 Ralph C. Maynard, d; James J. O'Connell, d.
   Dist. No. 19 Ruth L. Griffin, r & d; James R. Splaine, d.
   Dist. No. 20 Mary E. Cotton, d; C. Cecil Dame, r; Joseph A. McEachern, d.
    Dist. No. 21 Thomas P. Connors, Sr., d; Michael J. O'Keefe, d.
   Dist. No. 22 Elaine S. Krasker, d & r; Frank E. Peterson, d.
    Dist. No. 23 Cornelius F. Hobbs, Sr., d; William F. Keefe, d.
STRAFFORD COUNTY
    Dist. No. 1 Victor Joos, Sr., d.
    Dist. No. 2 Ethel M. Canney, r; Wilfred B. Osgood, r; James H. Parshley, r.
    Dist. No. 3 Ruth T. Rowell, r & d.
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Dist. No. 4 Shirley M. Clark, r; Dudley W. Dudley, d; James Horrigan, d; Everett B. Sackett, r.

Dist. No. 5 Grace L. Joncas, d.

Dist. No. 6 Helen Maloomian, d.

Dist. No. 7 Eugene J. Habel, d.

Dist. No. 8 Thomas A. Dumais, d.

Dist. No. 9 Roland N. Hebert, d.

Dist. No. 10 David J. Bouchard, d.

Dist. No. 11 James E. Appleby, r; Thelma P. Tibbetts, r & d.

Dist. No. 12 Charles W. Grassie, Jr., d; Barbara C. Thompson, r.

Dist. No. 13 Alfred J. Ruel, d; Noreen D. Winkley, d.

Dist. No. 14 Walter J. Desmarais, d; Ralph W. Dunlap, r & d.

Dist. No. 15 Howell F. Preston, r & d; J. Thornton Tripp, r & d.

Dist. No. 16 Marc Robillard, d; Phyllis L. Woods, d & r.

Dist. No. 17 Mary E. Bernard, d; Helene R. Donnelly, d.

Dist. No. 18 William K. Kincaid, r; Roderick H. O'Connor, d & r. Dist. No. 19 Aram Parnagian, r.

Dist. No. 20 Leo E. Lessard, d & r; Anthony A. McManus, r.

Dist. No. 21 Ralph W. Kimball, r; Harry H. Pray, r.

SULLIVAN COUNTY

Dist. No. 1 Sara M. Townsend, r & d.

Dist. No. 2 George A. Barrus, r.

Dist. No. 3 Donald H. LeBrun, d; Omer A. Rousseau, d & r.

Dist. No. 4 Alton G. Desnoyer, d; Sam J. Nahil, r & d; Roma A. Spaulding, r.

Dist. No. 5 Robert J. Brodeur, d; Adolph J. Burrows, d & r; Carmine F. D'Amante, d.

Dist. No. 6 Jay S. Lucas, r & d; Henry E. Mahoney, d; Jesse W. Scott, r.

Dist. No. 7 Martha McD. Frizzell, r; Dana E. Olden, r.

Dist. No. 8 George I. Wiggins, r.

Dist. No. 9 Stanley H. Williamson, r.

LEAVES OF ABSENCE

Rep.-elect Aubut was granted leave of absence for the day on account of illness. Reps.-elect Fayne E. Anderson and Murphy were granted indefinite leave of absence on account of illness.

Rep.-elect Sanborn was granted leave of absence for today and tomorrow on account of important business.

The clerk appointed a committee of five, Reps.-elect Frizzell, Eastman, Dame, Fortier and Daniel Healy, to wait upon the Governor.

His Excellency, the Governor, having been informed that a quorum of the House was assembled, appeared, accompanied by the Honorable Council, and the above-named ladies and gentlemen, having presented their credentials, were duly qualified by His Excellency as members of the House of Representatives by taking and subscribing the oath of office agreeable to the provisions of the Constitution.

RESOLUTION

Reps. Roberts and Spirou offered the following:

Resolved, that James E. O'Neil Sr., be nominated as temporary chairman.

Adopted.

(James E. O'Neil Sr. in the Chair)

Mr. O'Neil addressed the House briefly.

Rep. French nominated Rep. George B. Roberts, Jr. as Speaker of the House, seconded by Reps. Griffin and McLane.

Rep. Chambers nominated Rep. Chris Spirou as Speaker of the House, seconded by Reps. Belair and Hanna.

Reps. Drake and Coutermarsh moved that nominations close.

Adopted.

The temporary chairman appointed Reps. Read, Cecelia Winn, Hanna, Belair, Duprey and Tibbetts as Tellers.

The vote was by secret ballot and the results were as follows: Roberts 241, Spirou 147, 1 blank ballot.

The temporary chairman declared Rep. Roberts elected Speaker of the House. Reps. French, Spirou, Griffin and Chambers escorted Roberts to the Chair.

(Speaker in the Chair) Rep. Spirou congratulated the House Speaker. Speaker Roberts presented Mr. O'Neil a gavel.

The Speaker addressed the House as follows:

INAUGURAL ADDRESS—SPEAKER OF THE HOUSE George B. Roberts, Jr.

Mr. Temporary Chairman and Members of the House, again I want to thank my family, my friends and supporters for having the patience and faith in my candidacy for Speaker of the House. Former speakers James O'Neil, Marshall Cobleigh, Walter Peterson and Senator Norris Cotton have all told me that the road to the Speakership would be paved with humility. This I have found to be true.

As House Majority Leader I worked with everyone but my real role was to organize and reflect the wishes of the Majority Party. As your Speaker, I will work with everyone and my primary role will be to organize and reflect the wishes of the entire membership. As long as we choose to work in this nation by political parties, a House Speaker will come from one party or the other, but as I look at the membership today I do not see the membership as Republicans or Democrats...I see a single body—The House of Representatives of the State of New Hampshire. It is now my responsibility as Speaker to serve this body and I pledge to do so to the best of my ability.

Within this Legislature there will always be legitimate differences of opinion. For the real purpose of a legislature is to provide a formal process for resolving conflicts always present in a free society. As your presiding officer I intend to keep this process formal and to maintain courtesy and decorum at all times. Unless otherwise ordered by the House, I will rule in such a manner to guarantee respect in this institution. All members should have an equal opportunity to debate in a floor debate, and I will ask chairmen of committees to schedule committee sessions in the mornings only so that all members will be present for a proper quorum. As your presiding officer I will start the sessions on time and on most legislative days convene the House at 12:30 for the routine business and begin the debate by 1:00 o'clock.

As your presiding officer, the Speaker will be the impartial protector of your rights. When the House is in session we are more than mere individuals. Each is a public office holder and each has a constitutional and statutory right to be heard and to be treated with the respect that the position should command. While the members might be divided on issues from now until July, we will always express these differences within the restraint of rules of decorum and respect for each other.

A speaker of a legislative body has many roles. The role most visible is presiding officer, but the speaker has many other duties to perform.

In the role as a general manager, the Speaker's position is one which has evolved through the traditions of western political thought. Throughout free nations legislative bodies organize by choosing a leader and giving that leader sufficient authority to manage. The members then hold their leader responsible for the exercise of that authority. Without the proper authority, it would be impossible to manage and responsibility would be hard to establish.

This legislative tradition survives because it has proven to be effective. As your speaker I shall exercise that authority that you delegate to me. In the process I shall consult with all factions and specifically with the leadership of the Minority Party but . . . decisions will be as your Speaker and I expect you to hold me responsible for them.

After adjournment of today's session, I plan to meet and consult with the Minority Leader concerning committee assignments. To the fullest extent possible members will receive their first choice. This will not always be possible because many members of the House recognize that certain committees in the past have appeared to be more popular than others, and because we are limited to 23 members on each committee.

As your Speaker, in some cases the wishes of an individual member cannot be the sole consideration for making these appointments. In the role as general manager of the House the Speaker must carefully balance the strength of experienced members with the fresh viewpoints of new members. The Speaker, in fairness to the House as a

whole, must see that each committee includes spokesmen for both sides of controversial issues which will come before the House.

With these considerations in mind, appointments will be made in consultation with the Minority Leader and without prejudice. However, they will be the Speaker's appointments subject as always to the will of the House.

There will be no unimportant committees this session. I hope we can re-vitalize those committees, which in the past have lost their popularity or those who were inactive. As an example, I see the committee on Claims, Military and Veterans Affairs expanding its duties to become more knowledgeable about our State National Guard, National military installations within the State, the National Defense Act and the Natural Disaster Act of 1973. Likewise, I see the committee on Statutory Revision playing a very active role in election reform. I see the Ways and Means Committee as an important committee in giving the House guidance on how to pay for state services.

In short, I see each committee assignment as an active and important one and I will do my best to make sure that your time is well spent—challenging and productive.

A third major role of the Speaker is to propose improvements in the legislative process which will benefit the House. This too, is a traditional role and as members of the 144th General Court we will be the first to benefit from some of these improvements.

You have already been introduced to the electronic roll call system which will spare so many hours. During this session we will have the use of an automatic bill status retrieval system located in the House Clerk's Office and in the Sergeant-at-Arms Room for access to all members. There will be suggestions of other innovations using modern technology which I hope this House will consider as it struggles with the problems of the 20th century.

During this session we will be faced with major inconveniences caused by the lack of proper office space. However, we will also be the last legislative session to operate under that handicap. The Legislative Office Building will be open for our use in the late summer. In the event of a Special Session, not unlikely in recent years, we will be the first legislature to use the facilities specifically designed to meet legislative needs. During this session requests to equip the Legislative Office Building will come before you and I would hope that you would support these requests so history will record this legislature as making a major contribution to legislative improvement.

Likewise, we will also be the last legislature to face severe parking problems. While the Legislative Office Building will provide parking for 120 vehicles I will ask for your support to provide for additional parking facilities outlined in House Bill 5, a bill jointly sponsored by leaders from both parties, which will appropriate additional dollars for a 200 car parking facility located in Concord both to meet our needs and to keep our commitment with the City of Concord.

During our two year term we will be asked to deal with great demands on state government because of economic and social uncertainty. While the Constitution limits us to 90 days this should be our only limitation.

Hard work is the first prerequisite for a productive session but we must have additional tools to assist committees and individual members if we are to meet this challenge with equity and compassion.

As a first step in providing you with these tools, I will today establish a secretarial pool for the use of the entire membership. You will find in Room 313 three secretaries who will be hired on a merit basis after interviews conducted by the personal secretaries of the minority leader and speaker. This steno pool is there to serve you. Their first priority will be to assist you with committee reports and committee correspondence without regard to your political party or position of leadership. Their second priority will be to assist you in your capacity as an individual house member with correspondence to constituents and state agencies. This service will be available to every member on a first come—first serve basis.

As your Speaker, I shall submit other proposals designed to improve the internal operation of the House. Your support of these proposals will be solicited and your suggestions will be received with respect. An opportunity to effect change and improve our legislature will be open to every member of this House.

Past speakers have from time to time proposed substantive and procedural programs. In my capacity as Speaker, I shall introduce only those measures which will serve the concerns we have in common. As a member of the House with a

legislative district, I must fulfill my duty to the citizens who sent me here and I will sponsor legislation mindful of my constitutional duty.

These then, are the three primary roles of the Speaker as we in New Hampshire have come to know them—presiding officer, general administrator and House leader.

All three of these roles have a history and all three are accepted as the Speaker's role throughout western political tradition. We Americans are junior partners in this legislative tradition—a tradition which has guided us for almost 200 years.

Most of the decisions made here are the product of individual judgment and as such are difficult to categorize in terms of party designation or philosophic groups. To a surprising degree we operate by consensus although our rules are careful to provide for other alternatives. Those who elected us describe this fact when they tend to say that "The House did so and so," instead of attributing it to individual members or to a particular party.

Because this is so, I believe an emerging fourth role of the Speaker is to act as spokesman for the House.

Whenever we, as a House, pass needed reforms, resolve conflicting demands, respond to the concerns of the people, then we, as a House, should be credited with this accomplishment and the Speaker acts as its spokesman to maintain its position.

In the final analysis, we are not merely a debating society of 400 with separate parochial viewpoints. We are a single body here to work together for the good of all. We are a single body whose whole can be greater than the sum of its parts. We are the New Hampshire House of Representatives, and I am truly honored to be its Speaker.

Thank you for your courtesy, your support and may the 144th Session of the New Hampshire General Court be recognized as the session that finally made the Legislature co-equal with the Judicial and Executive Branches.

Rep. Lawton moved that the remarks of the Speaker be printed in the Journal. Adopted.

RESOLUTION

Reps. French and Spirou offered the following:

Resolved, that J. Milton Street of Sharon, Clerk, and Theodore Aucella of Bennington, Sergeant-at-Arms, be elected by acclamation.

Adopted.

Rep. Bowler nominated James Chandler as Assistant Clerk, seconded by Rep. Griffin.

Rep. Spirou nominated Norman J. Patenaude as Assistant Clerk, seconded by Reps. Cecelia Winn and Coutermarsh.

The Speaker appointed Reps. Read, Cecelia Winn, Hanna, Belair, Duprey and Tibbetts as Tellers.

The vote was by secret ballot and results were as follows: Chandler 195, Patenaude 192, 1 blank ballot.

SENATE MESSAGE

The Senate has organized and elected Senator Alf E. Jacobson, President; Wilmont S. White, Clerk; Carol Milliken, Assistant Clerk; and Milo Cheney, Sergeant-at-Arms; and Willard Gowen, Doorkeeper.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 5 and 7 through 57 and Concurrent Resolution Proposing Constitutional Amendment number 1 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 5, increasing the appropriation for the planning and construction of the legislative parking facility. (Roberts of Belknap Dist. 4, Spirou of Hillsborough Dist. 27, French of Belknap Dist. 1, Daniels of Hillsborough Dist. 25, Belair of Rockingham Dist. 5—To Appropriations)

HB 7, to permit sawdust or wood shavings in customer area of retail establishments selling meat under certain conditions. (Parker of Hillsborough Dist. 17—To Public Health and Welfare)

HB 8, prohibiting the use of studded tires on vehicles during the period from April first to November first of any year. (Coburn of Hillsborough Dist. 11, Ellis of Rockingham Dist. 16—To Transportation)

HB 9, relative to building inspectors. (Benton of Rockingham Dist. 2—To Municipal and County Government)

HB 10, eliminating the United States citizenship requirement to quality for licensing as a real estate salesman or broker. (Spalding of Hillsborough Dist. 10—To Statutory Revision)

HB 11, relative to land surveyor certifications on recorded condominium plans. (Skinner of Rockingham Dist. 3—To Executive Departments and Administration)

HB 12, limiting the payment of the part of the racing tax payable to agriculture fairs to nonprofit organizations. (Parker of Hillsborough Dist. 17—To Ways and Means)

HB 13, vesting authority in the county convention to declare and fill vacancies in county offices. (Brouillard of Belknap Dist. 7—To Municipal and County Government)

HB 14, making an appropriation for library development grants. (Skinner of Rockingham Dist. 3-To Appropriations)

HB 15, relative to the sales period required for exemption under the land sales full disclosure law. (Cote of Hillsborough Dist. 28—To Public Health and Welfare)

HB 16, relative to permitting hospital pharmacies to dispense prescription medicines at cost prices to the elderly. (Cote of Hillsborough Dist. 28—To Public Health and Welfare)

HB 17, requiring the label of any prescription drug containing two or less ingredients to disclose the ingredients contained therein. (Cote of Hillsborough Dist. 28—To Public Health and Welfare)

 $HB\,18$, prohibiting the advocacy of witchcraft in public schools. (Cote of Hillsborough Dist. 28-To Education)

HB 19, prohibiting participation with the council of state governments. (Cote of Hillsborough Dist. 28—To Legislative Administration)

HB 20, abolishing the health and welfare advisory commission. (Chandler of Merrimack Dist. 3—To Executive Departments and Administration)

HB 21, restricting travel expenses at state expense for members of the general court on official business outside of the state. (Cote of Hillsborough Dist. 28—To Legislative Administration)

HB 22, standardizing the statutory notice given prior to certain meetings and hearings. (Benton of Rockingham Dist. 2—To Municipal and County Government)

HB 23, relative to the identification markings on metal traps. (Huggins of Coos Dist.1—To Fish and Game)

HB 24, relative to the publishing of certain material in the annual reports of county officers. (Benton of Rockingham Dist. 2—To Municipal and County Government)

HB 25, changing the open season for deer hunting. (Maynard of Rockingham Dist. 18, Cressy of Rockingham Dist. 11—To Fish and Game)

HB 26, relative to the supervisors of the checklist. (Bednar of Hillsborough Dist. 14. Bernard of Strafford Dist. 14—To Municipal and County Government)

HB 27, providing for a change in official responsibility relative to commercial boating, from the director of the division of motor vehicles to the director of the division of safety services. (Wiggins of Sullivan Dist. 8—To Resources, Recreation and Development)

HB 28, increasing boat registration fees and providing a continuing appropriation of such fees for the use of the division of safety services. (Wiggins of Sullivan Dist. 8—To Resources, Recreation and Development)

HB 29, establishing a study committee to review and recommend legislation relative to boating and navigation on state waterways, and making an appropriation therefor. (French of Belknap Dist. 1—To Resources, Recreation and Development)

HB 30, relative to a change in party registration. (Daniell of Merrimack Dist. 13—To Statutory Revision)

HB 31, legalizing a special meeting of the town of Gorham. (Kidder of Coos Dist. 5, Oleson of Coos Dist. 5—To Municipal and County Government)

HB 32, changing the name of Black Pond in the town of Windsor and restricting the use of power boats thereon. (Withington of Hillsborough Dist. 1—To Resources, Recreation and Development)

HB 33, relative to the incompatibility of certain town offices. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 34, requiring members of the general court to comply with competitive bidding procedures in transactions with the state. (Townsend of Sullivan Dist. 1—To Statutory Revision)

HB 35, limiting a vote of reconsideration on any vote taken before a town meeting to one vote of reconsideration which shall not be held less than one week afterwards. (Webster of Rockingham Dist. 6—To Statutory Revision)

HB 36, relative to the length of time in which the governor and council must appoint a commissioner of health and welfare. (Coutermarsh of Hillsborough Dist. 24—To Executive Departments and Administration)

HB 37, relative to regulation of the establishment and operation of mobile home parks. (Mann of Grafton Dist. 6—To Municipal and County Government)

HB 38, to eliminate the annual health certification for barbers. (Nahil of Sullivan Dist. 4—To Public Health and Welfare)

HB 39, relative to outdoor advertising control along state highways. (Kidder of Coos Dist. 5—To Public Works)

HB 40, relative to interest rates on small loans. (Cote of Hillsborough Dist. 28—To Banks and Insurance)

HB 41, increasing the amount of tax revenue returned to the towns and cities under the meals and rooms tax. (Splaine of Rockingham Dist. 19—To Ways and Means)

HB 42, repealing the prohibited methods of taking lobsters. (Gorman of Rockingham Dist. 4—To Fish and Game)

HB 43, relative to the student trustee in the state university system. (Lessard of Strafford Dist. 20—To Education)

HB 44, requiring persons convicted of driving while under the influence of alcohol or drugs to attend a retraining program and pay tuition therefor which will be used to fund the program. (Day of Hillsborough Dist. 26, Duprey of Carroll Dist. 2—To Judiciary)

HB 45, providing for the acquisition of land to replace park and recreation land required for the construction of highways. (Cummings of Rockingham Dist. 7—Fo Public Works)

HB 46, relative to payment dates required for contributions by municipalities receiving state aid for class II highways and bridges, (Bragdon of Hillsborough Dist. 10—To Public Works)

HB 47, permitting village districts to be formed for the purposes of impounding water. (Boyd of Hillsborough 12—To Resources, Recreation and Development)

HB 48, relative to age requirements for dog licensing. (Cunningham of Rockingham Dist. 12—To Statutory Revision)

HB 49, requiring motorcycles being operated on the highways of the state to have one suitable lighted lamp on the front of said motorcycle exhibited at all times. (Bowler of Belknap Dist. 3—To Transportation)

HB 50, providing for the withdrawal of the Portsmouth Union school district from Supervisory Union No. 52. (Splaine of Rockingham Dist. 19—To Education)

HB 51, relative to eligibility requirements for property tax exemptions for the elderly. (Boisvert of Hillsborough Dist. 22-To Ways and Means)

HB 52, relative to comprehensive licensing of health facilities. (Tarr of Merrimack Dist. 17—To Health and Welfare)

HB 53, to provide compensation to cities and towns for loss of tax base caused by land classified as open space and making an appropriation therefor. (Barrus of Sullivan Dist. 2—To Ways and Means)

HB 54, revising the tobacco tax law and providing for a tax on cigarettes only. (Barka of Rockingham Dist. 4-To Ways and Means)

HB 55, providing for the inspection, licensing and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival-amusement safety board. (Splaine of Rockingham Dist. 19, Cobleigh of Hillsborough Dist. 17—To Statutory Revision)

HB 56, relating to a general revision of laws regulating land surveyors. (Skinner of Rockingham Dist. 3—To Statutory Revision)

HB 57, providing for extending polling hours of primary or biennial elections at the preceding town meeting. (Skinner of Rockingham Dist. 3—To Statutory Revision)

CACR 1, Relating to: Composition of the General Court. Providing that: The membership of the house of representatives shall be reduced to three hundred twenty. (Splaine of Rockingham Dist. 19—To Constitutional Revision).

The Speaker swore in the Clerk, J. Milton Street; Assistant Clerk, James Chandler, and Sergeant-at-Arms, Theodore Aucella.

RESOLUTION

Rep. Cullity offered the following:

Resolved, that the House is ready to meet with the Honorable Senate in joint convention for the purpose of electing a Secretary of State and a State Treasurer and for canvassing the votes for Governor and Councilors.

Adopted.

RESOLUTION

Rep. Benton offered the following:

Resolved, that all action taken at all sessions of the House of Representatives be recorded through the public address system on tape, said tapes to be used by the House and the Clerk, within three legislative days, to confirm and correct the permanent Journal, the permanent Journal as thus prepared by the Clerk as corrected by the House shall be the official record of the House, and be it further

Resolved, that the Committee on the Journal be authorized to examine the permanent Journal of the last day of the session, as prepared by the Clerk, and make corrections of the same.

Adopted.

RESOLUTION

Rep. Belair offered the following:

Resolved, that the Sergeant-at-Arms of the House be instructed to procure and furnish to each member of the House and officers thereof, during the days when the House is in session, one daily newspaper published in the state, each member and officer to choose the paper he desires to have and indicate the same to the Sergeant-at-Arms forthwith.

Adopted.

RESOLUTION

Rep. Griffin offered the following:

Resolved, that the Honorable Senate be informed that the House of Representatives has organized by the choice of George B. Roberts, Jr., Speaker; J. Milton Street, Clerk; James Chandler, Assistant Clerk, and Theodore Aucella, Sergeant-at-Arms.

Adopted.

RESOLUTIONS

Rep. Casassa offered the following:

Resolved, that the salary of the members of the House of Representatives be so divided that any member may receive one-fourth of his salary monthly for the first three months, the balance to be paid at the adjournment of the session, and be it further

Resolved, that mileage of members of the House of Representatives be paid every two weeks during the session.

Adopted.

RESOLUTION

Rep. Frizzell offered the following:

Resolved, that the following policy be established for the distribution of House Journals, bills and joint resolutions to legislative agents, corporations and other persons, except the members of the General Court and state departments:

- 1. Every citizen is entitled to one copy of any publication free of charge at the legislative counter or to have the same mailed to him free of charge upon individual request for such one copy.
- 2. Persons requesting copies of all publications delivered complete for the entire session will be charged a fee sufficient to cover postage, envelopes and handling. Such fees may be pro rated where service is received for portions of the session only. All fees are payable in advance.
- 3. All fees charged hereunder shall be fixed by the Sergeant-at-Arms with the approval of the Speaker and shall be collected by the Sergeant-at-Arms and paid in to the state treasury and credited to the legislative appropriation. Any house attache who works overtime to furnish any of the services hereunder shall be allowed such additional sum for his overtime services as the Appropriations Committee shall deem fair and reasonable.

Adopted.

RESOLUTION

Reps. French, Hanson and Spirou offered the following:

Resolved, that the Speaker of the House be authorized to employ such administrative and clerical employees and such professional assistants and consultants as may be deemed necessary and, with the approval of the Appropriations Committee, fix their compensation.

Adopted.

JOINT CONVENTION (Speaker of the House presiding)

RESOLUTION

Sen. Gardner and Rep. Brouillard offered the following:

Resolved, that the Honorable Secretary of State be requested to lay before the convention the returns of votes for Governor and Councilors.

Adopted.

Adopted.

Robert L. Stark, Secretary of State, appeared before the joint convention and laid the returns of the votes for Governor and Councilors cast in the last General Election, as follows:

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	Thomson, r	Leonard, d
Belknap	6,416	4,687
Carroll	5,266	2,270
Cheshire	5,410	9,186
Coos	6,104	4,334
Grafton	9,275	7,042
Hillsborough	36,819	32,371
Merrimack	12,667	14,011
Rockingham	20,704	20,675
Strafford	9,246	10,940
Sullivan	4,026	5,075
TOTALS	115,933	110,591

Meldrim Thomson, Jr. having a plurality of all votes, was elected Governor.

FOR COUNCILORS

First District:	
Lyle E. Hersom, Northumberland, r	27,619
Romeo J. Theriault, Berlin, d	14,992
Plurality for Hersom	12,627
Second District:	
James H. Hayes, Concord, r	25,775
Robert O. Nichols, Hopkinton, d	15,485
Plurality for Hayes	10,290

Third District:	
Leon G. Yeaton, Dover, r	19,705
Robert E. O'Neil, Salem, d	19,452
Plurality for Yeaton	253
Fourth District:	
Louis D'Allesandro, Manchester, r	23,880
Edward Cassidy, Manchester, d	17,446
Plurality for D'Allesandro	6,434
Fifth District:	
Bernard A. Streeter, Jr., Nashua, r	25.754
Jean R. Wallin, Nashua, d	14,901
Plurality for Streeter	10,853

RESOLUTION

Sen. Rock and Rep. Russell Chase offered the following:

Resolved, that the vote for Governor and Councilors be referred to a committee consisting of one on the part of the Senate and two on the part of the House to compare and count the same and report thereon.

Adopted.

The Chairman appointed Sen. Roger Smith and Reps. Greene and Chambers.

RESOLUTION

Sen. Poulsen and Rep. Lyons offered the following:

Resolved, that a committee of nine be appointed by the Chairman to wait upon the Honorable Meldrim Thomson, Jr. and inform his Excellency of his election as Governor of the State of New Hampshire.

Adopted.

The Chairman appointed Reps. French, Spirou, Joseph M. Eaton, McLane, Howard, Leary and Sens. Gardner, Poulsen and Provost.

RESOLUTION

Sen. Brown and Rep. Philip Currier offered the following:

Resolved, that a committee of seven be appointed by the Chairman to wait upon the Honorable Councilors: Lyle E. Hersom, James H. Hayes, Louis D. D'Allesandro, Bernard A. Streeter, Jr. and Leon G. Yeaton and inform them officially of their election to the Honorable Council.

Adopted.

The Chairman appointed Reps. Pray, McNichol, Rich, Victor L. Kidder, and Sens. Stephen Smith, Sanborn and Preston.

RESOLUTION

Sen. Bradley and Rep. McLane offered the following:

Resolved, that the Convention proceed with the election of a Secretary of State. Adopted.

Rep. French nominated Robert L. Stark as Secretary of State.

Rep. Griffin moved nominations be closed, and that the clerk be instructed to cast one ballot for Robert L. Stark as Secretary of State.

Rep. Griffin moved nominations be closed, and that the Clerk be instructed to cast one ballot for Robert L. Stark as Secretary of State.

Adopted.

The clerk cast one ballot for Robert L. Stark as Secretary of State, and he was declared elected.

RESOLUTION

Rep. Joseph L. Eaton and Sen. Stephen Smith offered the following:

Resolved, that the Convention proceed with the election of a State Treasurer. Adopted.

Rep. Bartlett nominated Robert W. Flanders as State Treasurer seconded by Sen. Roger Smith.

Rep. Greene moved that nominations be closed and that the Clerk be instructed to cast one ballot for Robert W. Flanders as State Treasurer.

Adopted.

The Clerk cast one ballot for Robert W. Flanders as State Treasurer, and he was declared elected.

Robert L. Stark, Secretary of State and Robert W. Flanders, State Treasurer were sworn in by the Speaker.

RESOLUTION

Rep. Daniels and Sen. Sanborn offered the following:

Resolved, by the House of Representatives, the Senate concurring: That the Speaker of the House of Representatives and the President of the Senate be and hereby are authorized to take over immediately such rooms in the state house or annex as may be necessary for the use of said House of Representatives and Senate for any legislative purpose.

Adopted.

On motion of Sen, Ferdinando, the Joint Convention rose.

HOUSE

RESOLUTION

Rep. Duprey offered the following:

Resolved, that the Clerk, with the approval of the Speaker, may employ such stenographic and other clerical assistance as he may deem necessary.

Adopted.

RESOLUTION

Reps. French, Russell Chase and Griffin offered the following:

Resolved, that the House adopt the rules of the 1973 session as printed in the Black Book with revisions as printed in the material in the seat pockets as the rules of the present session with the provision that amendments may be adopted by majority vote through January 9, 1975.

Rep. French spoke in favor of the resolution.

(discussion)

Reps. Symons, Daniell and Spirou offered an amendment,

Reps. Symons, Belair and Daniell spoke in favor of the amendment.

Reps. Bednar, Russell Chase and Lawton spoke against the amendment.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. French requested a roll call.

Sufficiently seconded.

ROLL CALL YEAS-154 NAYS 228 YEAS

BELKNAP COUNTY

Goyette, Hildreth, and Sabbow.

CARROLL COUNTY

Roderick Allen.

CHESHIRE COUNTY

Cournoyer, Gagne, Hanna, Nims, Proctor, Russell and Anthony Stevens. COOS COUNTY

Cooney, Craggy, Rebecca Gagnon, Hunt, George Lemire, Oleson, Patenaude, Poulin, Valliere and York.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornielius, Duhaime, Melnick, Pepitone, Symons and Taylor.

HILLSBOROUGH COUNTY

Arnold, Baker, Barrett, Belanger, Belcourt, Bernier, Bishop, Bruton, Burke, Joseph Cote, Kendall Cote, Margaret Cote, Cullity, Day, William Desmarais, Douzanis, Drewniak, Dwyer, Fleisher, Gabriele Gagnon, Gardner, Gauthier, Gelinas, Gramling, Daniel Healy, George Healy, Ingram, LaChance, Lebel, Lefebvre, Armand

Lemire, Lynch, Mason, McDonough, McGlynn, Morgrage, Nardi, Normand, Timothy O'Connor, O'Neil, Orcutt, Parker, Russell Perkins, Polak, Prindiville, Quigley, Reardon, Reidy, Shea, Andre Simard, Solomon, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thíbeault, Vachon, Wheeler, Cecella Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Cushman, Eugene Daniell, Estee, Gamache, Harriman, Hess, LaBonte, Plourde, Ralph and Tarr.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Grace DeCesare, Ganley, Gillis, Goff, Hobbs, Kelley, Krasker, Maynard, McEachern, Niebling, O'Connell, O'Keefe, Parolise, Peterson, Splaine, William Stevens and Twardus.

Walter Desmarais, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Lessard, Maloomian, McManus, Roderick O'Connor, Robillard, Ruel, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Mahoney and Rousseau.

NAYS

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Nighswander and Young.
CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Ramsey, Scranton, Turner, Wells and Whipple.
COOS COUNTY

Burns, Drake, Fortier, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Fimlaid, Gemmill, Hough, Anthony Jones, Lamott, Logan, Mann, Bruce Townsend, Ward and Webb.
HILLSBOROUGH COUNTY

Ainley, Bednar, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Carswell, Cobleigh, Coburn, Colson, Corey, Corser, Philip Currier, Forsaith Daniels, Clyde Eaton, Joseph Eaton, Favreau, Ferguson, Geiger, Granger, Salvatore Grasso, Gravelle, Philip Heald, Holland, Humphrey, Howard, Karnis, Edmund Keefe, Lamy, Lawrence, Levasseur, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Peters, Record, Henry Richardson, Seamans, Leonard Smith, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, George Gordon, Hager, Haller, Hanson, James H. Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, McNichol, Millard, Noble, Packard, Rich, Riley, Ryan, Shapiro, Shepard, Sherman, Doris Thompson and Underwood.

Appel, Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Kashulines, King, Lockhart, MacGregor, Page, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sayer, Scamman, Schwaner, Senter, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Dunlap, Kimball, Kincaid, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Barbara Thompson, Tibbetts and Tripp.

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Nahil, Olden, Scott, Roma Spaulding, Sara Townsend and George Wiggins.

and the motion lost.

Rep. Spirou moved that the proposed amendments to House Rules 32 and 34 be referred to the House Rules Committee.

Rep. French spoke in favor of the motion.

Adopted.

The Resolution on Rules as offered by Reps. French, Russell Chase and Griffin was adopted.

RULES OF THE HOUSE

THE DUTY OF THE SPEAKER

- 1. The Speaker shall take the chair at precisely the hour to which the House shall have adjourned, and shall immediately call the members to order and the members shall take their seats. They shall activate their voting station as soon as they take their seats; when they leave their seats for any reason they shall deactivate their station.
- 2. He shall preserve decorum and order, may speak on points of order in preference to other members, rising for that purpose, and shall decide questions of order, subject to an appeal to the House by any two members, which appeal shall be decided by a majority vote of the members present and voting.
- 3. There shall be three forms of putting the question, to wit: "As many as are of the opinion (as the case may be) say aye"; and after the affirmative vote is expressed, "Those of a contrary opinion say no". If the speaker doubts the voice vote or a division is called for, each member shall, at his voting station, press the yes or no button when the speaker calls for the vote. When the speaker closes the vote he shall rise and state the decision of the House. When a division has been requested or when a roll call vote has been moved and sufficiently seconded by five members, the speaker shall put the question and open the voting for not more than thirty seconds. Each member at his voting station, shall press the yes or no button unless excused by the House for a special reason.
- A member who is to be absent when a question is put may pair his vote with another member also to be absent, who intends to vote on the opposite side of the question. Pairs shall be permitted only if a roll call is taken on such question. Both members shall file such pair in writing with the Clerk before the question is put. In all cases of pairing, the vote of neither member shall be counted in determining the result of the roll call; but the Clerk shall announce all pairs and shall enter them on the Journal.
- 4. All committees shall be appointed by the Speaker unless otherwise directed by the House, provided the membership on all standing committees of the House shall be divided between the two major political parties in the same proportion that the membership of the House belonging to the majority party bears to the House membership of the minority party. No member shall serve on more than two standing policy committees. The appointments to committees for the majority party shall be made by the Speaker and appointments to committees for the minority party shall be made by the Speaker with the advice of the duly appointed minority party floor leader. Notwithstanding the provisions of this rule, the Speaker and the minority party floor leader may agree upon a different proportion for the membership of any particular committee.
- 5. The Speaker, unless otherwise ordered by the House, shall refer to the appropriate committees all bills, resolutions, memorials, petitions, accounts, and other matters coming before the House, and upon recommendation of the Committee on Rules may refer the same jointly to two committees or to a special committee.
- 6. The Speaker shall not be called upon to vote unless the House be equally divided, or unless his vote, if given to the minority, will make the division equal; and in case of such equal division the question shall be lost.
- 7. All bills, resolutions and addresses, after passage, shall be signed by the Speaker and all warrants, subpoenas and other processes issued by order of the House shall be under his hand and seal attested by the Clerk.

- 8. In case of any disturbance or disorderly conduct in the galleries, the Speaker or chairman of the committee of the whole house shall have the power to order the same to be cleared.
- 9. No person but the members and officers of the House, the Governor, members of the Council and members of the Senate, the Secretary of State, Treasurer, and Clerks of the Senate shall be admitted within the door of the Representatives' chamber while the House is in session except on invitation of a member who shall obtain guest cards from the Speaker, the Clerk, or the Assistant Clerk, except in public hearings, parties, their counsel and witnesses under the direction of the Speaker. No lobbyist, department head or other non-member who is closely connected with legislation pending before the House shall be permitted on the floor of the House at any time; nor while the House is in session, shall any such person be permitted to be in the House Sergeant-at-Arms area.
- 10. The Speaker shall have power to substitute any member to perform the duties of the Chair, if the Speaker is absent, the Speaker shall designate a member to perform the duties of the Chair unless otherwise ordered by the House.
- 11. When any member is about to speak in debate, make a motion, or deliver any matter to the House, he shall rise from his seat and respectfully address himself to the Speaker, declaring as he does the purpose for which he rises to speak.
- 12. If any member transgresses the rules of the House, the Speaker shall, or any member may, call him to order; in which case the member so called to order shall immediately sit down, and the question of order shall then be distinctly stated from the chair, and the House if appealed to, shall decide the case by a majority vote of the members present and voting, but if there is no immediate appeal, the decision of the Speaker shall be conclusive.
- 13. In all cases the member first rising shall speak first. When two members rise at the same time, the Speaker shall name the person to speak. When many members choose to speak they may file their names with the Clerk who will supply the list to the Speaker who shall name the order in which they shall speak.
- 14. No member shall speak more than twice on the same question without leave of the House; nor more than once until every member choosing to speak shall have spoken.
- 15. While the Speaker is putting a question or addressing the House, no one shall walk out of or across the House and while a member is speaking, no one shall pass between him and the chair nor entertain private discourse, nor shall any member leave his seat while the voting machine is in use.

No person, including members of the House, except law enforcement officers while actively engaged in carrying out their duties as such, shall carry or have in his possession any firearm while he is in the House Chamber, anterooms, cloakrooms, or any portion of the State House adjacent to any of the above. Any person in violation of this rule shall be subject to ejection from any such premises on the order of the Speaker and disciplinary action and arrest or both by action of the House.

Nothing in this Rule shall indicate that the Security officer appointed by the House under Rule 56 has the right to stop and search a member of the House on the premises of the House.

- 16. No member shall vote on any question in which he is directly interested; nor in any case where he was not present when the question was put; nor sit upon any committee when he is directly interested in the question under consideration. If a member takes this rule for purposes of voting, he shall so inform the Clerk, who shall so inform the House. In case of such interest of a member of a committee, the fact shall be reported to the House, and another person may be substituted on that question in his place.
 - 17. (Refer to new House Rule No. 3.)
- 18. Before any petition shall be received and read, the substance of the same in concise form, the name of the member or person presenting it and his district shall be recorded thereon; and the Speaker shall state the substance of the petition.
- 19. After a motion is stated by the Speaker, it shall be in possession of the House, but may be withdrawn at any time before an amendment.
- 20. When any question is under debate, no motion shall be received, but, first, to adjourn; second, to lay upon the table; third, for the previous question; fourth, to postpone to a certain day; fifth, to commit; sixth, to amend; seventh to postpone indefinitely; which several motions shall have precedence in the order in which they

are so arranged. Motions to adjourn, to lay upon the table, for the previous question, and to take from the table shall be decided without debate. Motions to postpone to a certain day shall be debatable both as to time and subject matter.

(a) In all cases not provided for by the Constitution, the rules of the House or the Joint Rules, "Mason's Manual of Legislative Procedure" shall be referred to as

the primary guide.

- 21. The Speaker shall put the previous question in the following form; "Shall the main question now be put?" and all debate upon the main question shall be suspended until the previous question has been decided. After the adoption of the previous question, the sense of the House shall forthwith be taken upon pending amendments, in their regular order, and then upon the main question. The motion for the previous question shall not be put unless demanded by three members.
- 22. All incidental questions of order arising after a motion for the previous question and related to the subjects affected by the order of the previous question shall be decided without debate.
- 23. If the previous question is decided in the negative, it shall not be again in order for the particular question under consideration until after adjournment, but the main question shall be left before the House and disposed of as though the previous question had not been put.
- 24. When a question is postponed indefinitely the same shall not be acted upon during the same session except whenever two-thirds of the whole number of elected members shall, on division taken, vote in favor thereof.
- 25. Any member may call for a division of the question when the sense will admit it; and upon a motion to amend, the refusal by the maker of the amendment to strike out words shall neither preclude amendment to such words nor a motion to strike out and insert.
- 26. A motion for commitment, until it is decided, shall preclude all amendments to the main question; and all motions and reports may be committed at the pleasure of the House.
- 27. No new motion shall be admitted under color of amendment as a substitute for the motion under debate.
- 28. (a) No vote shall be reconsidered unless the motion for reconsideration is made by a member who voted with the prevailing side and while the bill or resolution is in the possession of the House.
- (b) Notice of a motion for reconsideration shall be in order only when given to the House in open session prior to adjournment on the same day on which the vote was passed or on the next day on which the House shall be in session within one-half hour after the convening of the early session and any such notice of reconsideration shall be effective for three legislative days only and thereafter shall be null and void.
- (c) When notice of reconsideration is received by the House, the Clerk of the House shall hold the bill or resolution relative to which such notice has been served until the expiration of the time within which such notice is effective.
- 29. When the reading of a paper or a document is objected to by a member, the question shall be determined by a vote of the House without debate.
- 30. Each member shall reasonably and punctually attend to his duty in the House or Committee, and no one shall absent himself from the service of the House or Committee unless he have leave, or be sick and unable to attend.
- 31. The Speaker shall appoint a teller for each division of the House, whose duty it shall be to report to the Chair the state of the vote, whenever a division of the House is called for.

OF COMMITTEES AND THEIR DUTIES

32. The following standing policy committees to consist of not more than twenty-three members each, shall be appointed at the commencement of any session: Committees on Appropriations; Banks and Insurance; Claims, Military and Veterans Affairs; Constitutional Revision; Education; Environment and Agriculture; Executive Departments and Administration; Fish and Game; Judiciary; Labor, Human Resources and Rehabilitation; Legislative Administration, to include subcommittees on Journal, Elections, Mileage, and House Resolutions and Screening; Liquor Laws; Municipal and County Government; Health and Welfare; Public Works; Resources, Recreation and Development; State Institutions; Statutory Revision; Transportation; and Ways and Means.

The following administrative committees shall be appointed at the commencement of any session: Committee on Rules, consisting of eight members, one of whom shall be the Speaker; and Committee on Interstate Cooperation, consisting of three members.

(a) It shall be the duty of the Committee on Appropriations to examine and take into consideration the state of the treasury; to consider the budget, subjects concerning the financial interests of the state, all measures carrying appropriations of state money (except claims against the state), and such other matters as may be referred to it. Prior to its report to the House, the Committee on Appropriations may refer the budget of certain self-sustaining state agencies to appropriate committees for study and recommendation.

The Committee shall submit to the House on or before May 1 a budget bill for the biennium which submits a balanced budget. The Committee shall work in close cooperation with Ways and Means in determining the state income available for budget purposes at mutually agreed periodic times. In addition, the Committee shall report to the House all other bills by the date established therefor by the Joint Rules. All bills in the possession of the Committee shall be reported out with one of the following recommendations: "ought to pass", "ought to pass with amendment", "recommended but to be laid on the table because not funded", or "inexpedient to legislate", Further provided that the Committee may submit to the House a supplemental budget bill which it believes to be in the best interest of the state.

- (b) It shall be the duty of the Committee on Banks and Insurance to consider all matters pertaining to banks and banking institutions and all subjects relating to insurance companies, domestic or foreign, contracts of insurance of any character, and such matters as may be referred to it.
- (c) It shall be the duty of the Committee on Claims, Military and Veternas Affairs to consider and report on all claims against the state, whether chargeable against special funds or the general fund, and to inform the Committee on Appropriations immediately of any claims approved by the House and to consider all matters pertaining to the National Guard, other military or veterans organizations existing within the state, and such other matters as may be referred to it.
- (b) It shall be the duty of the Committee on Constitutional Revision to consider all matters concerning the Constitution including proposed Constitutional Amendments and any proposals for revision of the Constitution, and all matters of general law and such other matters as may be referred to it.
- (e) It shall be the duty of the Committee on Education to consider all subjects relative to the regulation of school districts and schools, Keene State College, Plymouth State College, and the University of New Hampshire, all matters conncerning education, and such other matters as may be referred to it.
- (f) It shall be the duty of the committee on Environment and Agriculture to take into consideration all matters concerning agricultural and farm problems of the state, physical land use, the various agricultural organizations, the protection of the state's environment from air pollution, and such other matters as may be referred to it.
- (g) It shall be the duty of the Committee on Executive Departments and Administration to consider matters pertaining to the general administration of state laws and changes therein, matters of policy pertaining to the executive departments, and such other matters as may be referred to it.
- (h) It shall be the duty of the Committee on Fish and Game to consider all matters concerning conservation, improvement and preservation of fish and game within the state, and such other matters as may be referred to it.
- (i) It shall be the duty of the Committee on Interstate Cooperation to perfect the participation of this state in the council of state governments for the purpose of establishing and maintaining governmental machinery to facilitate communication negotiations, understanding and cooperation between the State of New Hampshire and other states of the union, both regionally and nationally.
- (j) It shall be the duty of the Committee on Judiciary to take into consideration all matters in relation to the judiciary system of the state, matters involving major changes in public policy and such other matters as may be referred to it.
- (k) It shall be the duty of the Committee on Labor, Human Resources and Rehabilitation to consider all matters relating to labor, wages, labor organizations, the utilization of human resources, the rehabilitation of human resources, and such other matters as may be referred to it.

- (I) It shall be the duty of the Committee on Legislative Administration to consider all matters pertaining to the legislative process including, without limitation, mileage, elections, the journal, house resolutions and screening and any such other matters relating to legislative administration as may be referred to the committee. Any matter referred by the chairman to any subcommittee may be reported by that subcommittee directly to the House unless otherwise ordered by the chairman.
- (1) It shall be the duty of the Subcommittee on Elections to examine and report upon the credentials of the election of the members returned to serve in the House and to take into consideration all petitions and other matters in relation to such elections or returns as shall be presented or come into question and may be referred to it.
- (2) It shall be the duty of the Subcommittee on the Journal from day to day and before the commencement of the early session to examine the Journal of the preceding day and report to the House at once any errors; provided, however, that the Journal of the preceding day shall be read at the opening of the early session whenever requested by any ten members.
- (3) It shall be the duty of the Subcommittee on Mileage and Roll Call to determine the distance travelled by each member of the House and report to the House the names of the several members and the mileage allowed to each; and to make recommendations as to the use of the voting machine.
- (4) It shall be the duty of the Subcommittee on House Resolutions and Screening to examine all House resolutions and proposed nonlegislative activities for the purpose of determining whether or not same are of sufficient importance or interest to warrant being brought before the House. No such resolutions or activities shall be brought before the House unless they are approved by the Subcommittee. Any such resolutions or activities brought before the House with the approval of the Subcommittee shall be scheduled so as not to interfere with the official business of the House. The term "non-legislative activities" shall include the introduction of House guests, seat pocket insertions and journal announcements. The Subcommittee shall also examine all proposed legislation filed with Legislative Services to prevent, where possible, the duplication of bills or resolutions of a similar nature or content.
- (m) It shall be the duty of the Committee on Liquor Laws to consider all matters pertaining to the liquor laws of the state, and such other matters as may be referred to it.
- (n) It shall be the duty of the Committee on Municipal and County Government to consider all matters pertaining to the boundaries of town, city and county lines, the creation of new towns, cities and counties, the salaries of town, city and county officers, changes in municipal and county government and such other matters as may be referred to it.
- (o) It shall be the duty of the Committee on Health and Welfare to consider all matters concerning the health of the inhabitants of the state; vital statistics; medical and related professions; the administration of welfare activities by the state government; and such other matters as may be referred to it.
- (p) It shall be the duty of the Committee on Public Works to consider all matters pertaining to public highways, buildings and capital construction, all matters pertaining to the protection, improvement and preservation of the coast line, and such other matters as may be referred to it.
- (q) It shall be the duty of the Committee on Resources, Recreation and Development to consider all matters relating to natural resources, water pollution and control, parks and recreational areas, recreational industries, matters concerning state controls on property development and such other matters as may be referred to it.
- (r) It shall be the duty of the Committee on Rules to consider all matters pertaining to the rules of procedure of the House, to operate the House calendar, and to assist the Speaker in expediting the business of the session and to recommend rules of proper debate.
- (s) It shall be the duty of the Committee on State Institutions to consider all matters concerning the administration of the N.H. Hospital, N.H. State Prison, N.H. Industrial School, N.H. Home for the Elderly, and Laconia State School and Training Center; the operation of the Soldiers' Home and State Library; the care of state memorials and monuments; and such other matters as may be referred to it.
- (t) It shall be the duty of the Committee on Statutory Revision to consider all matters concerning the repeal or recodification of existing statutes and other matters relating to the statutes of the state, and such other matters as may be referred to it.

- (u) It shall be the duty of the Committee on Transportation to consider all matters pertaining to development, operation, regulation and control of all means of transportation in air or on land or water, and such other matters as may be referred to it.
- (v) It shall be the duty of the Committee on Ways and Means to examine and take into consideration the state of the treasury, to consider and report on all bills and resolutions relating to raising money by a state tax, the apportionment of the same, and all other methods for raising revenue for the state. They shall report monthly to the House the estimated revenues of the state beginning January 31. They may consider and report periodically to the House upon such other subjects concerning the financial interests of the state as may be appropriate; and such other matters as may be referred to it.
- 33. The standing committees, or any special committee, shall meet during the sessions at the respective committee rooms at such times as the committee may determine, unless the House shall otherwise order; and no committee shall sit during the sitting of the House unless the Speaker shall consider it necessary. The committees shall promptly consider and report on all matters referred to them. The Speaker may authorize any committee having a heavy load of work to meet as needed on non-legislative days, provided however that no public hearings may be held on such days without prior approval by the House.
- 34. The first named mamber of any committee appointed by the Speaker shall be chairman; and in case of his absence or being excused by the House the next named member, and so on, as often as the case may happen, unless otherwise ordered by the Speaker.
- 35. When any committee shall report otherwise than by bill, they shall, if the subject permit, submit with their report resolutions calling for such action as the committee shall recommend.
- 36. Whenever it shall not be convenient for any standing committee to attend properly to all the business which may be properly referred to it, the Speaker may, on a vote of the House to that effect, appoint an additional committee on the same subject, to consist of the same number of members as the original committee, whose duty it shall be to take into consideration all matters in relation to that subject which shall be referred to it by the House, and to report thereon.

OF BILLS

37. All petitions, memorials and other papers addressed to the House and all bills and resolutions to be introduced in the House, shall be endorsed with the name and the district of the person presenting them and with the subject matter of the same. Every bill shall be marked on the first page "House Bill" and numbered serially; every joint resolution shall be marked "House Joint Resolution" and numbered serially; every concurrent resolution proposing a constitutional amendment shall be marked "Concurrent Resolution Proposing a Constitutional Amendment" and numbered serially; and every other concurrent resolution shall be marked "House Concurrent Resolution" and numbered serially, as each bill or resolution is introduced into the House.

38. All petitions, memorials and other papers addressed to the House and all bills and resolutions to be introduced in the House shall be delivered or caused to be delivered to the Office of Legislative Services by the person presenting them. Legislative Services shall prepare the bills, resolutions, petitions, memorials and other papers in proper form and shall present the same to the member for signature. Legislative Services shall give precedence in drafting legislation to any measure which carries an appropriation and all such legislation shall be prepared for signature by the sponsor by March 1.

During any adjournment the Speaker may receive bills and resolutions for printing and for reference to committee; provided that no bill shall have a public hearing until it is formally introduced into the House. The Speaker shall take up all bills and resolutions for introduction at the early session.

- 39. All joint resolutions shall be treated in the same manner as bills.
- 40. Every bill and joint resolution shall have three several readings in the House previous to its passage. The first and second readings and referral to committee shall be by title only which may be accomplished by a conglomerate resolution, after which the bill shall be referred by the Speaker to the appropriate committee and shall be printed as provided in Rule 42, unless otherwise ordered by the House. No bill

after it has been read a second time shall have a third reading until after adjournment from the early session. The time assigned for the third reading of bills, resolutions and joint resolutions shall be in the late session unless otherwise ordered by the House. The orders of the day for the reading of bills shall hold for every succeeding day until disposed of.

- 41. No amendment shall be made but upon the second reading of a bill; and all amendments to bills shall be in writing, with the name of the member and the district he represents thereon.
- (a) No amendment that is not germane to the subject matter of the bill or resolution or joint resolution or concurrent resolution shall be added to any bill or resolution or joint resolution or concurrent resolution.
- 42. After every bill shall have been read a second time, and referred by the Speaker to the appropriate committee, the Clerk shall procure a sufficient number of copies, printed on paper of uniform size, for the use of the legislature, and cause the same to be distributed to the members, and when printed the bill shall be immediately delivered to the committee to which it shall have been referred. Bills received from the Senate shall be printed at the same stage of their procedure unless they have been printed in the Senate and copies distributed in the House, in which case any amendment made by the Senate shall be duplicated and distributed in the House.
- 43. A hearing shall be held upon each bill referred to a committee, and notice of such hearing shall be advertised at least two days in the Calendar of the House. When requested by the President of the Senate, the Speaker may authorize and direct the appropriate House Committee or committees to sit with the appropriate Senate committee or committees at a public hearing of any Senate bill, and no further public hearing on such bill shall be required when such bill is subsequently received in the House from the Senate.

The hearing provided for by this Rule shall be held upon each bill referred to a committee within twelve legislative days of such referral, not counting for the purposes of this Rule any legislative days prior to the distribution of printed copies of such measure. The Clerk shall keep an accurate record of the date of distribution of printed copies of each bill and shall notify the Speaker whenever twelve legislative days have passed. The Speaker shall then revoke the reference of such measure to committee and shall place such bill before the House for action, upon giving notice of three legislative days in the Calendar of the House. A committee hearing held on or before the expiration of such three-day notice period shall take precedence over the order of the Speaker. Whenever it shall not be convenient for any committee to hold a hearing on a bill within twelve legislative days, the committee may ask the House for extensions of time with regard to that particular bill. Each extension of time shall not exceed six legislative days and shall take precedence over action by the Speaker. This rule shall not apply to bills assigned to the Appropriations Committee or to the Ways and Means Committee.

- 44. When a bill is reported favorably with an amendment, the report of the committee shall state the amendment and then recite the section of the bill in full as amended. The amendment, if the change is material, shall be printed in the calendar of the House on or before the date that the report of the committee is listed for action, and the listing shall include the appropriate reference to the date and page of such printing in the Calendar. All bills otherwise reported shall be laid upon the table and shall not be finally acted upon until the following legislative day, and a list of such bills with the report thereon shall be published in the Journal or proceedings for the day on which they were reported.
- 45. All bills and joint resolutions appropriating state money which have been favorably reported from any committee, except those from the Committee on Claims, Military and Veterans Affairs which appropriate for a claim against the state, shall be referred to the Committee on Appropriations. If any such bills or resolutions have been referred jointly to the Committee on Appropriations and another standing committee, the Committee on Appropriations may report separately and no further hearings shall be required by the Committee on Appropriations.
- 46. No request by a member of the House for drafting a bill or resolution providing for new state revenue, for a change in any existing state revenue statute, or containing an appropriation, other than the general budget or the capital budget bill,

shall be accepted by the Legislative Drafting Service for processing unless the subject matter of the legislation, with complete information as to details, has been filed with said Service no later than the twelfth legislative day and any such bill or resolution may not be introduced into the House later than March first.

- 47. No standing rule of the House shall be suspended unless two-thirds of the members present vote in favor thereof. The above rule shall not apply to House Rule 24.
- 48. No rule shall be rescinded unless two days notice of the motion has been given and two-thirds of those present vote therefor.

OF THE COMMITTEE OF THE WHOLE HOUSE

- 49. The House may resolve itself into a committee of the whole House at any time on the motion of a member made for that purpose; and in forming a committee of the whole House the Speaker shall leave the chair, and a chairman to preside in committee shall be appointed by the Speaker.
- 50. Upon bills and resolutions committed to a committee of the whole House, the bill or resolution shall first be read throughout by the Clerk, and then again read and debated by clauses, leaving the preamble of the bill to be last considered; the body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the Clerk on a separate paper, as the same shall be agreed to by the committee and so reported to the House. After report, the bill or resolution shall again be subject to be debated and amended by clauses before a question to pass it to a third reading be taken.
- 51. The rules of proceeding in the House shall be observed in committee of the whole House, so far as they may be applicable, except the rule limiting the time of speaking.

ORDER OF BUSINESS OF THE DAY

- 52. The Speaker shall call for petitions from members of the House. The petitions having been presented and disposed of, reports first from the standing and then from the select committees shall be called for and disposed of. And the above business shall be done in no other part of the day, except by permission of the House.
- 53. The unfinished business in which the House was engaged at the last preceding adjournments, if called for by any member, shall have preference over all other business except the general order of the day; and no motion, or any other business except the general order of the day, shall be received without special leave of the House, until the former is disposed of.
- 54. Adjournment. No motion for adjournment for more than five days shall be in order unless prior notice has been given in open session at least two legislative days before the motion is offered.

PERSONNEL OF THE HOUSE

- 55. The elective and appointive non-member officers and personnel of the House shall be under the direction of the Speaker, who shall define the duties not fixed by statute or otherwise ordered by the House.
- 56. No officer or employee of the House during the session or any adjournment thereof shall purchase or contract for the purchase, pay or promise to pay any sum of money on behalf of the House or issue any requisition or manifest without first securing the approval in writing of the Appropriations Committee or such member or subcommittee of the same as said committee may designate for the purpose. The Speaker may appoint a Chief Security Officer who shall be a person trained and experienced in security matters or law enforcement work. His duties shall be, under the supervision and direction of the Speaker, to prevent the deliberations of the House from being disrupted or interfered with by any person or persons not members thereof. No employee or attache of the House Sergeant-at-Arms shall directly or indirectly, interest or concern himself with the passage or consideration of any measure whatsoever. If any such employee or attache so interests, or concerns himself with any measure it shall be grounds for summary dismissal.

EXPEDITING BUSINESS

57. No Committee shall be in possession of any bill for more than fifteen legislative days after its assignment to that committee, not counting for the purposes of this rule any legislative days prior to the distribution of printed copies of such

measure. The Clerk shall keep an accurate record of the date of distribution of printed copies of each bill and shall notify the Speaker whenever fifteen legislative days have passed. The Speaker shall then revoke the reference of such measure to committee and shall place such bill before the House for action, upon giving notice of three legislative days in the calendar of the House. A committee report filed on or before the expiration of such three-day notice period shall take precedence over the order of the Speaker. Whenever it shall not be convenient for any committee to attend properly to a bill within fifteen legislative days, the committee may ask the House for extensions of time with regard to that particular bill. Each extension of time shall not exceed six legislative days and shall take precedence over action by the Speaker. This rule shall not apply to bills assigned to the Appropriations Committee or to the Ways and Means Committee.

- 58. Any standing committee other than the Appropriations Committee to whom a bill or resolution containing an appropriation has been referred shall report such bill or resolution to the floor of the House by April first or earlier.
- 59. All revenue bills, whether providing for new state revenue or an amendment to existing state revenue statutes shall be reported to the floor of the House no later than June first.
- 60. The Speaker may designate any legislative day as a consent calendar day by giving printed notice in the journal for the two legislative days immediately preceding said day. No matter shall be acted upon on any such day except those placed on the calendar for such a day and printed in the calendar of the House for the two days immediately preceding such a day. All such matters, on a consent calendar day, shall be acted on without debate. Any member may request, on a consent calendar day, at any point in the action on any such matter that it be passed over. No further action shall be taken on said matter on that day and any action or votes taken prior to said request shall be thereby automatically rescinded. It shall be placed on the calendar for the next legislative day and shall be before the House for action on said legislative day.
- 61. If more than one House member requests that legislation of an involved and voluminous nature be drafted on the same subject matter, but with some variations so that the main body of each bill even though drafted separately would be practically duplicates, the Office of Legislative Services shall advise the Subcommittee on House Resolutions and Screening of such a situation. The subcommittee, after consultation with the requesting members, shall endeavor to have them co-sponsor one bill but if this cannot be achieved it may find that it is in the best interests of the House for the sake of expediency and clarity of understanding to provide for expository bills. If the subcommittee so finds, it shall direct the Office of Legislative Services to draft a model bill providing for a statute which achieves the prime purpose requested by all such members but which shall not include all the variations which any one of them has specified. Said bill shall be introduced into the House by the Subcommittee on House Resolutions and Screening as a model bill. The subcommittee shall then also direct the Office of Legislative Services to draft a bill for each of the requesting members, or for any member who at a later date requests a similar bill, in expository form only, that is to say, such bills shall not be drafted in legal or statutory form but shall explain in ordinary language and form what each such bill proposes and in such expository form they shall be introduced into the House; provided however that any member may insist on having his legislative request drafted in legal form even though the bill is also drafted in expository form. Such a model bill and all the expository bills on the same subject matter shall be referred to the same committee.

The Office of Legislative Services, unless otherwise directed by the sponsor, shall prepare a list of titles and sponsors of suggested legislation, which shall be posted prior to and during the session.

RESOLUTION

Rep. Chambers offered the following:

Resolved, that the Speaker appoint a committee of three to assign seats to the members.

Adopted.

The Speaker appointed Reps. James Murray, Kenneth Spalding and Belair.

RESOLUTION

Rep. Russell Chase offered the following:

Resolved, that the Speaker be authorized to appoint a committee of three to procure and assign suitable hearing rooms for various committees of the House.

Adopted.

The Speaker appointed Reps. French, Hanson and Spirou.

RESOLUTION

Rep. Parr offered the following:

Resolved, that a committee of ten members, one from each county, be appointed by the Speaker to select some suitable person to act as Chaplain during the present session of the legislature and report such selection to the House for consideration.

Adopted. The Speaker will make the appointments in the near future.

RESOLUTION

Reps. French and Spirou offered the following:

Resolved, by the House of Representatives that the Speaker after consultation with the minority leader, may cancel a scheduled meeting of the House in the event of a severe snowstorm which would make it dangerous, in his opinion, for members to come to Concord for the session, provided he makes notification of such cancellation through the procedures set forth by the emergency committee recommendations which were developed in the 1969 session. In case of such cancellation the House shall meet on the following legislative day. Any member who travels to Concord or who is already in Concord on legislative business on any day that a meeting of the House is under the authority of this resolution cancelled shall be entitled to legislative mileage for such attendance on legislative business.

Adopted.

The Speaker introduced the House Majority Leader, Marshall French and House Minority Leader, Chris Spirou.

On motion of Rep.s French and Spirou the House adjourned at 3:05 o'clock to meet tomorrow at 11:00 o'clock.

Thursday, 2 Jan75

The House met at 11:00 o'clock.

Prayer was offered by Guest Chaplain Rev. William H. Marsell of Gilmanton.

Almighty God, King of Kings and Lord of Lords, from Whom proceedeth power, dominion in heaven and on earth, we reverently bow in all humility, acknowledging our dependence upon Thee and our gratefulness to Thee for the many blessings we receive day by day.

We beseech Thee to continue to look with favor upon this august assembly of Thy servants coming from many communities and representing their constituents; the President of the United States, the Governor-elect of this State and all others elected or named to positions of authority.

O Lord God of hosts, in Whom our fathers trusted and found their faith rewarded by Thy gracious care, do Thou bless the people of this great State and Nation. We give Thee humble and hearty thanks for the lives and examples of those who serve with the highest ideals and noblest aspirations.

Fashion into one happy people all who serve, coming hither from many kindreds and places. Imbue with the spirit of wisdom those who are trusted with authority and in the time of prosperity fill our hearts with thankfulness and in the day of trouble suffer not our trust in Thee to fail.

Imbue our leaders with the spirit of understanding, goodness and truth: so rule their hearts and minds and bless their endeavors that law and order, justice and peace may everywhere become more evident.

Preserve us from tragedies and calamities, from pestilence and famine, war, conspiracy and rebellion; but especially from national sins and corruption.

Unite all the people of this great State in purpose to defend the principle of freedom and brotherhood. Help us to emulate loyalty and may there be a continuance of an enduring foundation always living true to the ideals of its founders.

Make us strong and great in the fear of God and in the love of righteousness so that being blessed of Thee, we may become a blessing to all, to the praise and to the glory of Thy grace, through Jesus Christ. In accordance with Thy divine will we pray—Amen

Rep. Parr led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep.-elect Aubut, indefinite, illness.

Rep. Bisbee, the day, illness,

Rep. Dunlap, the day, important business.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 58 through 71 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, Second Reading & Referral

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustees of the university of New Hampshire. (Ferguson of Hillsborough Dist. 11, Frizzell of Sullivan Dist. 7—To Education)

HB 59, providing that licensed physicians need not report family planning information given to certain minors. (Zechel of Hillsborough Dist. 17—To Health and Welfare)

HB 60, relative to the state militia and the state guard. (Mann of Grafton Dist. 6-To Claims, Military and Veterans Affairs)

HB 61, relative to the rehabilitation of the Laconia state armory. (Mann of Grafton Dist. 6—To Claims, Military and Veterans Affairs)

HB 62, relative to the reports of trust funds in annual town reports. (Benton of Rockingham Dist. 2—To Municipal and County Government)

HB 63, relative to permitting aliens to be licensed as real estate salesmen or brokers and to qualify for appointment to the New Hampshire real estate commission. (Spalding of Hillsborough Dist. 10—To Statutory Revision)

HB 64, to establish a second state liquor store in Keene and making an appropriation therefor. (Close of Cheshire Dist. 15—To Liquor Laws)

HB 65, relative to the land sales full disclosure act. (Cote of Hillsborough Dist. 28--To Judiciary)

HB 66, relative to fees for the superior court. (Skinner of Rockingham Dist. 3—To Judiciary)

HB 67, authorizing the treatment and counseling of minors by professional health care personnel without requiring the consent of anyone other than the person who is receiving said health services. (McLane of Merrimack Dist. 16—To Health and Welfare)

HB 68, increasing certain special retirement benefits payable from the Highway fund. (Noble of Merrimack Dist. 21—To Claims, Military and Veterans Affairs)

HB 69, providing the New Hampshire transportation authority with note issuing powers. (Daniell of Merrimack Dist. 13— To Transportation)

HB 70, relative to the seating capacity of motor carriers of passengers classified as taxicabs. (Daniell of Merrimack Dist. 13—To Transportation)

HB 71, relative to protecting muskrat houses or dens. (Cate of Merrimack Dist. 14-To Fish and Game)

RESOLUTION

Reps. French and Spirou offered the following:

Resolved, That the Honorable Senate be notified that the House of Representatives will be ready to meet the Senate in Joint Convention at 11:45 o'clock for the purpose of receiving His Excellency, The Governor, and to hear any communication he may be pleased to make, and for the transaction of such other business as may properly come before such Convention.

Adopted.

SENATE MESSAGE

The Senate will be ready to meet the House of Representatives in Joint Convention at 11:45 o'clock for the purpose of receiving His Excellency, the Governor, and for the transaction of such other business as may properly come before such Convention.

HOUSE CONCURRENT RESOLUTION 2 authorizing the payment of certain personnel from

December 25-31, 1974

Reps. French and Spirou offered the following:

HCR 2, authorizing the payment of certain personnel from December 25-31, 1974.

Whereas, the Constitution provides that from the last Wednesday in December in the even-numbered years until the first Wednesday in January in the odd-numbered years there is no General Court in existence which period covered the dates from December 25, 1974 through December 31, 1974; and

Whereas, during said week in order for necessary preparations to be made for the convening of the 1975 General Court, it was necessary that certain legislative employees and attaches work during that period; and

Whereas, because of the non-existence of any General Court in that period no person had the authority to pay such personnel it is necessary in order to make payment that the 1975 General Court authorize such payments.

Now Therefore Be It Resolved by the House, the Senate concurring:

That the responsible officers of the General Court be hereby authorized and directed to pay employees and attaches of the General Court who worked during the period from December 25, 1974 through December 31, 1974 inclusive the amounts they are entitled to for such employment, the total amount of said payments not to exceed \$4,000.00 and that said payments be charged against the appropriate line items of the legislative appropriation.

SUSPENSION OF RULES

Reps. Griffin and Chambers moved that the rules be so far suspended as to dispense with printing, committee reference, hearing, advertising in the calendar of HCR 2, authorizing the payment of certain personnel from December 25-31, 1974, and that the resolution be adopted.

Adopted by the necessary 2/3 vote.

NOTICE OF RECONSIDERATION

Rep. C. Murray Clark served notice that today or some subsequent day he will ask reconsideration of the House action in adopting the resolution whereby the Speaker was authorized to appoint a committee of ten members, one from each county, to select a suitable person to act as Chaplain during the present session of the legislature and report such selection to the House for consideration.

JOINT CONVENTION

Report of Joint Committee to count votes:

The Joint Committee appointed to compare and count the votes for Governor and Councilors reports that it has attended to its duties, and that the vote is correct. Report of Joint Committee to wait on Governor:

The Joint Committee appointed to wait upon Honorable Meldrim Thomson, Jr. and inform him officially of his election as Governor of the State of New Hampshire reports that it has attended to its duty; that the Governor-elect has accepted the said office and will meet the Senate and House of Representatives in Convention at the earliest convenient time to take the oath of office and make such communication as he may desire.

Report of Joint Committee to wait on Councilors:

The Joint Committee appointed to wait upon Lyle E. Hersom, Louis C. D'Allesandro, Bernard A. Streeter, Jr., James H. Hayes and Leon G. Yeaton and inform them officially of their election to the Honorable Council, reports that it has attended to its duties and that all the gentlemen named have accepted the office.

The reports were accepted.

INAUGURATION

The Governor-elect and the Councilors-elect entered the House.

The First New Hampshire Continental Militia posted the colors.

Invocation was offered by The Right Rev. Philip A. Smith, Bishop, The Episcopal Diocese of New Hampshire.

The President of the Senate Alf E. Jacobson administered the oath of office to His Excellency, Meldrim Thomson, Jr., and presented him with a copy of the State Constitution.

A prayer for peace was offered by Rev. George Venetos, St. George's Greek Orthodox Cathedral.

His Excellency, Meldrim Thomson, Jr., administered the oath of office to the Honorable Councilors-elect.

A prayer of Thanksgiving was offered by Rabbi Samuel Umen, Temple Adath Yeshurun.

The Governor then delivered his inaugural address as follows:

people of our State. I am determined that within the limit of my abilities we shall improve upon that record of service.

To each and every person who through the years contributed so much to make our work possible, I extend the appreciation of a grateful heart.

Two years ago I said that I would daily try to follow the wise counsel of the Prophet Isaiah who said:

"Learn to do well; seek judgement, relieve the oppressed, judge the fatherless and plead for the widow. Come now, and let us reason together."

This sage advice shall continue to be the lodestar of our administration.

With appreciation to your Historian, Leon Anderson, I am advised that this 1975 General Court has already become historic. When you convened yesterday on New Year's Day it was for a final time in a span of sixty-two years.

New Hampshire voters recently amended our Constitution so that in the future biennial sessions of the Legislature will convene on the first Wednesday after the first Tuesday of January. This new procedure abolishes an eighty-four year old requirement that the Legislature meet on the first Wednesday of January, in odd numbered years, even if it should fall on New Year's Day.

When our present Constitution became effective in 1784, it provided that the Legislature would be convened annually the first Wednesday of June, which was always free of holidays. This practice continued even after the state government, including the Legislature, went on a biennial basis in 1879.

But when the Constitution was again amended to shift legislative sessions from June to January, as of 1891, New Year's Day became a day on which the Legislature could meet. Thus, the General Court has convened on this holiday six times prior to yesterday. This first occurred in 1913, which, was the last time the Democrats controlled the Governorship, the Executive Council and both branches of the Legislature, simultaneously. Since then the Legislature has met on New Year's Day in 1919, 1941, 1947 and 1969.

Before we cast our moorings for the two year voyage ahead, let us look to the lines of our ship of state and the constitutional compass by which we steer her.

A proper understanding of our great constitution of 1784, the second oldest in the nation, is essential to the success of our voyage.

We believe in state sovereignty and the federal concept of duality that frames it. The New Hampshire Constitution in Part I, Article 2 describes the nature of state sovereignty by proclaiming that "the people of this state have the sole and exclusive right of governing themselves as a free, sovereign and independent state" except for that power expressly delegated to the Congress.

Only in the Constitution of Massachusetts can we find a similar provision.

In the tenth amendment of the Federal Constitution, state sovereignty is affirmed by the reservation to the states of all powers not expressly delegated to the federal government.

Tragically, the clear line of demarcation of power between the state and federal governments drawn by Madison in the 45th Federalist Paper has become obscured, if not obliterated.

Madison expressed the intent of the founding fathers on this point by stating that the powers of the state governments are numerous and indefinite.

"The powers reserved to the several states will extend to all the objects, which, in the ordinary course of affairs; concern the lives, liberties, and properties of the people, and the internal order, improvement, and prosperity of the state."

Federal intrusion into states that began as a tiny stream many years ago now washes across state boundaries in a full and greedy tide of usurpation.

Who can believe that the founding fathers ever intended that an omnipotent federal government should exercise control over abortions, capital punishment, busing, schools, wages and hours of state and local employees, and levy penalties in factories without due process?

We believe that if the concept of federalism is to survive and continue to sustain our freedom, we must have a new delineation of those sovereign powers that belong to the state and those delegated to the federal government.

With this in mind I have asked the Attorney General to find support from other states for an action against the federal government that might sharply define the division of powers between state and federal government.

In New Hampshire we firmly believe that all power is derived from the people.

In our constitution we reiterate this belief several times.

INAUGURAL ADDRESS of MELDRIM THOMSON, JR. Governor of New Hampshire

Mr. Speaker, Mr. President, Members of the General Court, distinguished guests, ladies and gentlemen:

I come here today to account faithfully for my stewardship for the past two years and humbly to accept the challenge of a second term as Governor of our sovereign State of New Hampshire.

I am deeply mindful of the great opportunity that has been mine to serve the We say, for example, that all government originates from the people, is founded in consent, and instituted for the general good.

Again, we say, that all power being derived from the people, all the magistrates and officers of government are their substitutes and agents and at all times accountable to them.

As we work together to achieve the greatest good for all of the people of our state, it is essential that we constantly remind ourselves that each of us sought and were granted the privilege of serving our people—not ruling them.

To this end we might each adopt as the high purpose of our term of service here the sentiment expressed in that finest of all provisions of our Constitution: namely, Part I, Article 38, that reads:

"A frequent recurrence to the fundamental principles of the Constitution, and a constant adherence to justice, moderation, temperance, industry, frugality, and all the social virtues, are indispensably necessary to preserve the blessings of liberty and good government; the people ought, therefore, to have a particular regard to all those principles in the choice of their officers and representatives, and they have a right to require of their lawgivers and magistrates, an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of government."

We are here to serve the people. Let us do it well that freedom might continue to flourish in our land.

Our economy today is much like that which faced the Pharoah of Ancient Egypt when Joseph interpreted for him his dream of the seven kine and seven ears of corn.

We have had in America and in many countries of the world several years of prosperity, growth and attendant inflation. Now we are caught up in a time of recession.

The affects of our recession have thus far been less disastrous than in the rest of the nation or most of the world. However, New Hampshire is not an island unto itself, and the economic waves that wash the other states eventually reach us also.

The problems generated by the world-wide recession will consume here in the State House most of our labor in the months ahead.

For the first time in several decades unemployment at the national level has spilled over past norms.

Across America the percent of unemployed persons is pushing seven and the number of persons unemployed is more than six million. Both of these figures will surely go higher until we recognize that there can be no such thing as a little bit of uncontrolled recession.

Just as escalating inflation, if unchecked, ultimately brings bankruptcy, so will unbroken recession move eventually into depression.

America has suffered a number of recessions and several depressions in its two hundred year history. Not one of these economic ills was cured by slogonizing on through public spending panaceas.

The chicken in every pot and the assurance that prosperity was just around the corner of the Hoover days in the great depression was no more effective in restoring economic normalcy than was the Rooseveltian admonition that we had nothing to fear but fear itself.

With all due respect to President Ford, the "WIN" acrostic, whether spelt forwards or backwards, will not add one job to the nation's economy.

The cure for our present recession is not more federal taxes such as the balloon-tested gasoline tax and surtax, which happily the President says he has now abandoned.

Nor will the antidote be found in deficit public spending such as the recently enacted public assistance act that will pump four and a half billion more into an already swollen bureaucracy, nor eight additional billion dollars of deficit spending for unemployment benefits.

Very little of public works monies ever reach the pockets of the average taxpayer. In the long run the creation of new public jobs in a time of recession only add to the problem because they contribute to the total indebtedness without creating new wealth.

What is needed from Washington far more than massive federal handouts is a strong leadership at both ends of Pennsylvania Avenue with the courage to admit that America's recession is due to restrictive government policies that stifle free enterprise. We need a national leadership with the good sense to realize that we can lick this recession if we make it possible for America's unemployed to return to their jobs where they can create the products that contribute to the wealth of the nation.

Instead of closing steel mills in Gary, letting a coal strike run for weeks without invoking the Taft-Hartley Act; instead of shipping all kinds of precious grains by the hundreds of millions of tons to the four corners of the world, and submitting to the extortionate demands of oil-producing countries, Americans should arouse themselves to the urgent need to work and produce as though our very lives depended upon it—as in truth they most certainly do!

We must tighten our economic belts for the next year. We must balance our governmental budgets, avoid new taxes, cut government restrictions on free enterprise, and use our capital resources in productive purpose.

This is the distasteful medicine of national self-discipline. Nothing less will erase the recession and restore prosperity. The world has never found a substitute for hard work as a means of generating wealth.

The recession has hit New Hampshire.

We have about 19,000 persons unemployed as compared with 13,000 a year ago. For those 19,000 out of a civilian labor force of 328,000, the recession is real, unpleasant and downright tragic.

They deserve and will have nothing less than our best efforts to restore them to gainful employment as quickly as possible.

However, in comparison with our sister New England states our economy is strong. It possesses a potential resilience much greater than that of other states in the Northeast.

For example, in the area of unemployment for the month of November our rate of unemployment stood at 5.1. The national rate was 6.2, that of the other New England states varied from 6.8 to 8.3.

Another important economic indicator is the insured unemployment rate. This reflects the number of workers actually drawing unemployment benefits.

As of last November, New Hampshire had a low rate of 3.2 compared to the national average of 3.7. The rate of the other New England states ran from 4.2 to 5.5.

Perhaps the most significant factor in our Unemployment Compensation Fund stood at \$59 million. $\ \, . \ \,$

For these funds federal authorities set a standard of adequacy for this area. It is generally 4 percent of annual taxable wages.

New Hampshire is in a very favorable position in this regard. Our current 6.1 percent of annual taxable wages to our Unemployment Compensation Fund is substantially above the 4 percent standard of adequacy.

For other New England states it runs from a low of .2 percent for Vermont to 2.8 percent for Massachusetts.

Both Vermont and Connecticut have had to borrow monies from the federal government to keep their respective funds solvent. The other New England states may have to do the same within the next several months.

We owe much credit to past legislatures that had the courage to withstand over the years raids on the unemployment fund by special interests.

The wisdom of the General Court in preserving the adequacy of our Unemployment Compensation Fund makes it possible for this Legislature to improve our benefit structure to serve better our unemployed. And this, of course, is why we have unemployment compensation.

The status of unemployment in New Hampshire is only one indication of the economic well being of our body politic. There are many more.

For example, our low per capita taxes—the lowest north of West Virginia and east of Ohio.

An overall projection shows an 8.1 percent industrial growth to 1980—the largest such projected gain of any New England state.

A population growth that is faster than any other New England state and that now ranks us eighth among all the states in the nation.

In personal income growth for 1973 New Hampshire ranked 21st among the states with a 10.7 percent increase. This exceeded all other New England states.

Many of these and other New Hampshire vital economic statistics will be found in a new and excellent "Annual Report on the Economy of the State—1973", prepared for the Department of Resources and Economic Development by experts of Colby College—New Hampshire. The report is being released today. I would urge each of you to get a copy.

For more than a decade America has been victimized by an environmental mystic that has insisted on multivarious studies that have crippled progress for endless months and years and at a cost of millions of taxpayers dollars.

Thus, had we proceeded with the construction of the Alaska pipeline when oil was first discovered on the North Slope instead of spending \$10 million on an environmental study, one copy of which weighed 160 pounds when published, we might now be enjoying the benefits of cutting by at least one-third the high cost of foreign oil—a savings of three to four billion dollars for our homes, industries and utilities, and eventually for our consumers.

Instead we'll now wait another three years before the black gold of Prudhoe Bay, can help America.

Off the shores of our Atlantic States billions of barrels of oil and trillions of cubic feet of gas lie locked deep on the Atlantic Continental Shelf.

At long last the Secretary of the Interior has proposed to begin leasing exploratory rights in the Baltimore Trough of the Continental Shelf next summer.

Even if we began leasing and exploring next summer, it would be 1890 before we could hope to see the first oil trickle in from these great deposits.

And yet, despite our desperate need for more domestic oil, we find a host of public officials—many in the Congress and in State Houses—who now plead for longer delays and more studies!

Here in New Hampshire we have experienced on many occasions the high cost of duplicative studies for highway projects. In many instances these are but the delaying tactics of a few who want no progress at all.

Either we must restore balance between progress and environmental concerns or we shall see the current recession deepen further.

Commerce is the life blood of an industrial nation. It is the jugular vein of a great nation. Disrupt it and the nation will soon perish.

America today is dependent on energy to move its commerce.

If American and the other industrial nations of the world continue their growing reliance for oil on the Organization of Petroleum Exporting countries, we will be destroyed in another decade.

The mid-east countries, Africa and Venezuela will then become the nations of wealth and power.

The World Bank, in a private report, has projected that the OPEC oil producing block of nations could control 1 trillion dollars by 1985. And a large part of that would be drained away from our taxpayers.

The price of energy has become an economic time bomb that jeopardizes not only the economic well being of the people of New Hampshire and of the United States, but perils the peace and security of the entire world.

December 23, 1973 when the OPEC countries quadrupled the price of oil is as significant in the history of the world's economy as Pearl Harbor was to our international security.

We need not be dependent for long on the OPEC countries if we will bring in the oil and gas on our continental shelves.

At the same time we must move forward with a crash program of construction of nuclear plants.

This is the advice recently given to the United Nations by the father of the Atomic Bomb, Dr. Edward Teller. He dismissed the objections of environmentalists as exaggerated.

Dr. Teller said, "There is not a single obstacle to massive use of nuclear reactors that cannot be overcome."

On this all important subject I shall soon submit to you a more comprehensive report with detailed recommendations for legislation.

The problems of taxes and the budgets will take much of our time and efforts.

By law the Governor must submit his recommended operating budget by February 15th. This year the budget will be submitted to you about February 1st in order that you might have two weeks lead time for work on it. The same accelerated schedule will apply to the capital budget.

The books of the State for fiscal 1974 should be closed and the results available to you in another two weeks. They will show an unappropriated surplus as of last July 1 of \$25 million. Approximately \$15 million of this surplus will be wiped out in current fiscal 1975 by the appropriations made at the Special Session last spring.

For the biennium 1976-77 we shall have to follow the advice of our Constitution and practice moderation and frugality.

Our present estimates of projected revenue for the biennium 1976-77 and our known costs of government operations indicates that we will have available for increased expenditures from \$15 to \$20 million. This will be about half of the increase that was available to us for the current biennium.

The total request of all agencies was about \$900 million for the biennium. Against this our current appropriations of state and federal monies is \$617.2 million.

At present we have 7,869 permanent positions. The new positions requested by all agencies number 1,593. We will be fortunate if we can add 200 new positions.

I understand that other New England states face budget deficits now and the dismal prospect of heavy new taxes in the immediate future. That is not the case in New Hampshire.

Instead, we have a current surplus and the happy prospect of an increase in expendable revenues of approximately 5 to 6 percent for the new biennium.

This means that welfare cannot get its requested increase of \$21 million. Agencies that built their budgets on more than a 5 percent increase are going to have to trim them.

Working together we shall have to determine the priorities for increased appropriations. I would hope that your emphasis would be on human needs, as mine will be.

You are all familiar with my firm and irrevocable position on taxes. In times such as these we must not place the burden of new state taxes on our people.

I shall honor my campaign commitment to the voters. There will be no broad-based tax in this biennium.

If you in your wisdom were to pass a casino bill with adequate safeguards for the people, I would not oppose it, providing it carried a referendum provision permitting the voters to have a final say on the subject. I say this not to invite a casino bill but rather to let you know how I would stand on the matter.

As we face the tough decisions of budget making, we would do well to remember the advice given to the nation by that great Democrat, Grover Cleveland, in his Second Annual Message of 1886. Cleveland said:

"When more of the people's sustenance is exacted through the form of taxation than is necessary to meet the just obligations of Government and expenses of its economical administration, such exaction becomes ruthless extortion and a violation of the fundamental principles of free government."

I shall present to you during the next few weeks a number of legislative suggestions for your consideration. Rather than take your time now to highlight these proposals, let me briefly say that they will relate to:

State institutions, including the hospital, prison and Laconia School.

Public Education, including teachers negotiations.

Agriculture

Labor, including workmen's compensation

The Judiciary

Energy, both production and conservation

Land use management, that respects private ownership and local control

Tightening of criminal penalties

Welfare reform

One important area of reform for which I shall solicit your cooperation relates to the Advisory Commission on Health and Welfare.

The long impass on the appointment of a Commissioner of Health and Welfare must be ended, and that in a manner in which the will of the people can be expressed through their elected officials.

We cannot tolerate longer a situation in which special professional interests can frustrate the will of those to whom the people look for leadership.

Our Constitution is clear on the subject of the separation of powers. In Part 1, Article 37, we are told that the essential powers of government are the Legislative, Executive, and Judicial and that they "ought to be kept as separate from, and independent of, each other, as the nature of a free government will admit."

The right to appoint has traditionally been a part of the executive power. The Governor and Council believe that the Health and Welfare impass would never have occurred if the appointive powers of the people's elected executive officials had not been diluted in part to the Advisory Commission.

This Commission of professionals could be useful if it was advisory only.

I have been in close contact with the Attorney General on the question of a special election for the United States Senate seat. I shall immediately be consulting with legislative leaders on the subject. I may present to you at your next meeting a recommendation for action in this matter.

In conclusion, I would point out that I have tried to re-organize and streamline the operations of the Governor's Office that we might better cooperate with you.

As your session progresses we will undoubtedly disagree on some subjects.

As far as I am concerned there will be patience instead of conflict; moderation instead of vituperation; and cooperation in lieu of pressure; that we might together preserve the blessings of liberty and good government.

My wife and I look forward to a renewal of the pancake breakfasts of the last session at the Bridges House. We derived much pleasure and benefit from having the members of the General Court attend these breakfasts. We look forward to having you again.

These are grave times. They call for firm, strong leadership.

I call upon the members of this General Court to join with me in demonstrating that leadership necessary to restore jobs to our people and confidence in our political institutions.

You are the Bicentennial General Court. As we observe New Hampshire's leadership in the war for freedom, let us determine to solve today's problems with the same courage, faith and vision that marked the tough decisions of our Founding Fathers.

In July, 1777, the fortunes of the colonists were at a low ebb. They had won no significant battles. The British forces were strong and on the move.

Our Legislature called upon John Stark to lead a force of New Hampshire men to Bennington and Saratoga. Clouds of despair hung heavy over the Granite Colony.

On July 18, 1777, that great New Hampshire patriot, John Langdon, then Speaker, rose before the predecessor of this body and said:

"I have \$1000 in hard money. I will pledge my plate for \$3000 more. I have 70 hogsheads of Tobago Rum which will be sold for the most they will bring.

"They are at the service of the State.

"If we succeed in defending our firesides and our homes, I will be remunerated. If we do not the property will be of no value to me."

Let us catch that vision splendid of those Founding Fathers.

To ourselves and our children, let us renew, by our actions in the months ahead, the pledge they made of their lives, fortunes, and sacred honor, so that with God's help, this Nation's destiny may stretch to the sunset of time.

A prayer for a successful administration was offered by Rev. Melvin E. Moody, Dublin Christian Academy.

The Rev. Monsignor John F. Burke, Diocese of Manchester gave the Benediction.

On motion of Sen. Ferdinando the Joint Convention rose.

HOUSE

HOUSE CONCURRENT RESOLUTION NO. I

Reps. David J. Bradley, Joseph L. Eaton, Benton, Altman and Dwyer offered the following:

HCR 1. establishing a procedure, timetable, for the filing drafting, processing and consideration of all legislation of both houses.

HCR 1 was referred to the Rules Committee.

On motion of Reps. French and Spirou the House adjourned at 1:05 o'clock to meet Tuesday next at 12:30 o'clock.

Tuesday, 7Jan75

The House met at 12:30 o'clock.

Prayer was offered by Guest Chaplain Rev. Dwight V. Meader, Community Church, Alton.

O Lord our God, grant that Your blessing and guidance be upon these elected representatives of the people of our great state. Give to each one your will so that the difficult problems which face our state may be resolved for the benefit of all of the citizens regardless of position in life.

May each one seek Thy face and Thy will in all matters that come before this select body. May all petty and personal considerations give place to cooperation and consideration for all matters that involve our people and land.

Give to each one the ability of their God given intellect to carefully weigh all sides of issues that appear for consideration. May Your Spirit lead us to true principles of justice and truth; in the name of the Lord our God. Amen.

Rep. Schwaner led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Grace DeCesare, indefinite, illness.

Rep. Harney, indefinite, important business.

Rep. McManus, the day, important business.

Rep. Carter, the week, important business.

Rep. Briggs, today and tomorrow, illness.

Rep. Tropea, and Rep. Gaylord Cummings, the week, illness.

Rep. Coburn, the day, illness.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House bills numbered 72 through 86 and House Joint Resolution numbered I shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

INTRODUCTION OF HOUSE BILLS First, second reading & referral

HB 72, relative to taking lobster by hand while diving. (Gorman of Rockingham

Dist. 4—To Fish and Game)

HB 73, relative to shifiting the date of the presidential primary to the last

Tuesday in February. (Splaine of Rockingham Dist. 19—To Statutory Revision) HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only. (Splaine of Rockingham Dist. 19—To Legislative Administration)

HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time. (Townsend of Sullivan Dist. 1, Daniell of Merrimack Dist. 13, Scranton of Cheshire Dist. 16—To Statutory Revision)

HB 76, providing for state payment for corrective modifications under certain circumstances in sewage or waste treatment systems and making an appropriation therefor. (Cote of Hillsborough Dist. 28—To Resources, Recreation and Development)

HB 77, relative to registered nurses and practical nurses, their education and registration; and making an appropriation therefor. (Goff of Rockingham Dist. 5, Tarr of Merrimack Dist. 17, Griffin of Rockingham Dist. 19—To Health and Welfare)

HB 78, making a supplemental appropriation for the greyhound racing commission. (Winn of Hillsborough Dist. 19— To Appropriations)

HB 79, relative to the chairmanship of the ambulance service coordinating board. (Roberts of Belknap Dist. 4—To Health and Welfare)

HB 80, changing requirements for city and town tax maps. (Wiggins of Sullivan Dist. 8—To Municipal and County Government)

HB 81, to establish standards of care and treatment of alcoholics, intoxicated persons, and drug dependent people. (Spaulding of Sullivan Dist. 4; Copenhaver of Grafton Dist. 13; McLane of Merrimack Dist. 16; Danniell of Merrimack Dist. 13; McManus of Strafford Dist. 20; Sweeney of Hillsborough Dist. 34—To Health and Welfare)

HB 82, permitting law enforcement officers on official duty to wear firearms in the courts of the state. (Gordon, III of Merrimack Dist. 7; Sweeney, Jr., of Hillsborough Dist. 34; MacDonald of Hillsborough Dist. 32—To Judiciary)

HB 83, increasing the penalties for intoxication. (Gordon, III of Merrimack Dist. 7—To Transportation)

HB 84, relative to the use of office space in the state house and providing for a press room on the second floor. (Gordon, III of Merrimack Dist. 7—To Legislative Administration)

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis. (Murray of Belnap Dist. 9—To Transportation)

HB 86, permitting any New Hampshire resident charged with a minor traffic offense to plead guilty by written waiver. (Murray of Belknap Dist. 9—To Judiciary) HJR 1, establishing a committee to study property tax exemptions. (Cate of

Merrimack Dist. 14—To Ways and Means)

VACATES

Rep. James Murray moved that the House vacate the reference of HB 27, providing for a change in official responsibility relative to commercial boating, from the director of the division of motor vehicles to the director of the division of safety services to the committee on Resources, Recreation and Development and re-refer said HB 27 to the committee on Transportation.

Adopted.

Rep. James Murray moved that the House vacate the reference of HB 28, increasing boat registration fees and providing a continuing appropriation of such fees for the use of the division of safety services to the committee on Resources, Recreation and Development and re-refer said HB 28 to the committee on Transportation.

Adopted.

HOUSE CONCURRENT RESOLUTION NO. 3

Rep. Chandler offered the following resolution:

HCR 3: Rescinding the Ratification by the State of the Proposed Amendment to the Constitution of the United States extending Equal Rights to Women.

Under the Rules, HCR 3 was referred to the Subcommittee on House Resolutions and Screening of the Committee on Legislative Administration.

RECONSIDERATION

Rep. C. Murray Clark moved reconsideration of the resolution offered by Rep. Parr that a committee of ten members, one from each county, be appointed by the Speaker to select some suitable person to act as Chaplain during the present session of the legislature and report such selection to the House for consideration.

Rep. Rich spoke in favor of the motion.

Rep. Lyons spoke against the motion.

Rep. Parker spoke in favor of the motion.

A division was requested.

132 in the affirmative, 212 members having voted in the negative, reconsideration lost.

The Speaker appointed the following members to the committee to select a chaplain: Reps. Leary, Dickinson, McGinness, Fortier, Mann, Carswell, Hanson, Goodrich, Woods, and Scott.

APPOINTMENT OF HOUSE LEADERSHIP

Majority Leader, Rep. French.

Majority Whip, Rep. Griffin.

Republican Caucus Chairman, Rep. Russell Chase.

Assistant Majority Leaders, Rep. Philip Currier and Rep. Lyons.

Assistant Majority Whips, Rep. Brouillard and Rep. Greene.

Minority Leader, Rep. Spirou.

Deputy Democratic Leader and Chairperson, Democratic Policy Committee, Rep. Chambers.

Democratic Whip, Rep. Belair.

Assistant Democratic Leaders, Rep. Symons and Rep. Cullity.

STANDING COMMITTEES OF THE HOUSE *Majority Liaison **Minority Liaison

APPROPRIATIONS

Republicans: Drake, Chairman, Scamman, Vice-Chairman, Ferguson,* Casassa, Ainley, William F. Kidder, Hough, LaMott, Fimlaid, Olden, Laurent J. Boucher, Scranton and Ward.

Democrats: Belcourt, McGinness, Goff, Maynard, Nardi, Anthony Stevens,** Gillis, Mahoney, Normand and Solomon.

BANKS AND INSURANCE

Republicans: Shirley Clark, Chairman, Burns, Vice-Chairman, Milne, Jr.,* Bartlett, Carter, Elmer S. Wiggins, Favreau, H. Gwendolyn Jones, Milbank, Hess, A. C. Jones, Logan and Packard.

Democrats: Lamy, Burrows,** Dwyer, Gelinas, Nims, Plourde, William J. Stevens, Baker, Gravelle and Robillard.

CLAIMS, MILITARY AND VETERANS AFFAIRS

Republicans: Benton, Chairman, Conley, Vice-Chairman, Mabel Richardson,* Chandler, George Wiggins, Parr, Erler, Langille, Whipple, Gaylord Cummings, Filback, Paradis and Henry Richardson.

Democrats: Levasseur, Tarr, P. Robert Thibeault, Lefebvre, Mason, Cournoyer,** Parolise, Andre Simard and Vachon.

CONSTITUTIONAL REVISION

Republicans: Joseph Eaton, Chairman, Sherman, Vice-Chairman, Buckman,* Haller, Leonard Smith, George Wiggins, James Humphrey, Fullam, Martin, Peters, Taylor, and Reese.

Democrats: Gardner, Bernier, Cullity, Lefebvre, Sabbow,** Briggs, Cynthia Clark, Gramling, Krasker, and Melnick.

EDUCATION

Republicans: Lockhart, Chairman, Hager, Vice-Chairman, William Boucher,* Van Loan, Cooke, Gemmill, Beard, Ingram, Edmund Keefe, Barbara Kidder, Henry Richardson, Sackett and Torrey.

Democrats: Cecelia Winn,** Cotton, Lessard, Day, Gramling, Charles Grassie, Joos, Krasker, LeBrun and Michael O'Keefe.

ENVIRONMENT AND AGRICULTURE

Republicans: Greene, Chairman, Read, Vice-Chairman, MacGregor,* Turner, Campbell, Barrus, Rogers, Bowler, Richard Bradley, John Cate, Corser, Millard, and Bruce Townsend.

Democrats: Burrows, David Bradley, O'Neil, Woodruff,** Grace DeCesare, Symons, Kendall Cote, Horrigan, Niebling and Quigley.

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

Republicans: McLane, Chairman, Brouillard, Vice-Chairman, Carswell,* Noble, Withington, Duprey, Cobleigh, Hoar, Allen, Sara Townsend, Webb, Holland and Ramsey.

Democrats: Margaret Cote, Wilfrid Boisvert, Roderick O'Connor, Cushman**, Collins, Cornelius, Melnick, Proctor, Russell and Ziakas.

FISH AND GAME

Republicans: Stimmell, Chairman, Scott, Vice-Chairman, Huggins,* Anthony Randall, Webster, Harold Thomson, George Thibeault, Wolfsen, Ballam, Ira Allen, Bisbee, George Cate and Wiswell.

Democrats: Hunt,** Thomas Connors, Polak, Brodeur, John Winn, Armand Lemire, Sabbow, Craggy, Peterson and Prindiville.

HEALTH AND WELFARE

Republicans: Roma Spaulding, Chairman, Wilson, Vice-Chairman, Howard*, Barbara Thompson, George Gordon, Haller, Chris Andersen, Nighswander, Appleby, Colson, Fleisher and Osgood.

Democrats:Eugene Daniell,** Maloomian, Sweeney, Sullivan, Lebel, Blanchette, Gabrielle Gagnon, Ralph, Reardon and Woods.

INTERSTATE COOPERATION

Republicans: Lockhart, Chairman and Ainley, Vice-Chairman. Democrats: Dudley.**

JUDICIARY

Republicans: Frizzell, Chairman, McManus, Vice-Chairman, Eastman*, Record, Southwick, Sayer, Arnold, Ayles, Lucas, Mansfield, Martin and Shapiro.

Democrats: Daniel Healy, Tarr, Riley, Morrissette, Castaldo**, Cynthia Clark, Gagne, Habel, Hanna and Hobbs.

LABOR, HUMAN RESOURCES AND REHABILITATION

Republicans: Skinner, Chairman, Close, Vice-Chairman, Tropea, * Geiger, Kincaid, Donald DeCesare, Judd, Kimball, McNichol, Richards, Sackett, and Taylor.

Democrats: Gamache, McDonough, Bouchard, McGlynn,** Shea, Cooney, Goyette, Kelley, Reidy and Wheeler.

LEGISLATIVE ADMINISTRATION

Republicans: Duprey, Chairman, Milne, Vice-Chairman and Gemmill.* Democrats: Shea.**

Subcommittee on Elections

Republicians: Brouillard, Chairman, Close, Vice-Chairman and Philip Currier. Democrats: Daniel Healy and Cressy.

Subcommittee On Enrolled Bills

Republicans: Mabel Richardosn, Chairman, Read, Vice-Chairman and Scranton. Democrats: Harriman and Grace DeCesare.

Subcommittee On House Resolutions

and Screening

Republicans: Conley, Chairman and Lyons.

Democrats: Roderick O'Connor.

Subcommittee On Journal

Republicans: Benton, Chairman and Hess.

Democrats: Lamy.

Subcommittee On Mileage and Electronic Roll Call

Republicans: Casassa, Chairman, Tropea, Vice-Chairman and Ryan. Democrats: Joncas and Chambers.

JOINT LEGISLATIVE ORIENTATION

Republicans: Sara Townsend, Chairman.

Note: As this is a joint committee, further appointments will await consultation with the Senate.

LIQUOR LAWS

Republicans: Collishaw, Chairman, Pray, Vice-Chairman, Barka,* Nahil, Lawton, Doris Thompson, James Humphrey, George Thibeault, Clyde Eaton, Myrl Eaton, Leary and Constance Simard.

Democrats: William Desmarais,** D'Amante, Lachance, Bernard, George E. Lemire, Barrett, Sweeney, Bruton and Valliere.

MUNICIPAL AND COUNTY GOVERNMENT

Republicans: Hanson, Chairman, Mann, Vice-Chairman, Arnold Perkins,* Roy Davis, King, Ames, Pepitone, Rowell, Towle, Robert Callahan, Christensen, Gaskill and Gage.

Democrats: Bednar, Burke, Timothy O'Connor, Hebert**, Drewniak, Emile Boisvert, Craggy, Dumais, LaBonte and Theriault.

PUBLIC WORKS

Republicans: Forsaith Daniels, Chairman, Dame, Vice-Chairman, Alice Davis,* Charles Cummings, Bragdon, Coburn, Victor Kidder, Ellis, McLaughlin, Sanborn, Marshala, Salvatore P. Grasso and Wells.

Democrats: Fortier, Rebecca Gagnon, McEachern, Belair, George Healy, Thomas Connors, Ruel, Walter J. Desmarais and Desnoyer.*

RESOURCES, RECREATION AND DEVELOPMENT

Republicans: Claflin, Chairman, Kenneth Spalding, Vice-Chairman, Williamson,* Philip Heald, Schwaner, Page, Ladd, Boyd, Kashulines, David Currier, Dickinson, Flanagan and Horton.

Democrats: Oleson, Rousseau, Harriman, Winkley, Joseph Cote, Lynch, Orcutt,** Ganley, O'Connell and Poulin.

RULES

Republicans: French, Chairman, Casassa, Vice-Chairman, Roberts, Griffin and Russell C. Chase.

Democrats: Spirou, Symons and Plourde.

STATE INSTITUTIONS

Republicans: Cleon Heald, Chairman, Zechel, Vice-Chairman, Senter,* Fayne Anderson, Preston, Gorman, Tibbetts, Rich, Goodrich, Francis Callahan, Danforth, Granger and Kenison.

Democrats: Cushman, Bernard, Cotton, Copenhaver,** Valliere, Raymond Chase, Corey, Douzanis, Martel, and Morgrage.

STATUTORY REVISION

Republicans: Russell Chase, Chairman Milton Cate, Vice-Chairman, Fred Murray,* Mabel Richardosn, Doris Thompson, Howard Humphrey, Clyde Eaton, Conley, Lawton, Ambrose, Dunlap, Morgan and Kenneth Randall.

Democrats: Altman, Bernier, Dudley, Gardner, Hildreth,** Blanchette, Raymond F. Chase, Cressy, Estee and Patenaude.

TRANSPORTATION

Republicans: James Murray, Chairman, Parnagian, Vice-Chairman, Karnis,* Tavitian, W. Murray Clark, Erler, Lyons, Harney, Parshley, Ryan, Shepard, Young and Knight.

Democrats: Duhaime, D'Amante,** MacDonald, Coutermarsh, Armand Lemire, Parker, P. Robert Thibeault, Estee, Sing and York.

WAYS AND MEANS

Republicans: Philip Currier, Chairman, Cunningham, Vice-Chairman, Johnson,* Tripp, Anne Gordon, Parr, Seamans, Marsh, Underwood, Appel, Canney, Lawrence and Kenneth Smith.

Democrats: William Keefe, Twardus, Splaine,** Donnelly, Parker, Belanger, Bishop, Gauthier, LaBonte and Russell Perkins.

363 members were regarded as present.

On motion of Rep. French, the House adjourned at 1:30 o'clock to meet Wednesday at 12:30 o'clock.

Wednesday, 8Jan75

The House met at 12:30 o'clock.

Prayer was offered by Guest Chaplain Rev. Frank Gulinello, Jr., First Methodist Church of Rochester.

Almighty and Eternal God, Thou art the power and creative force within all things, all events, all governments—even within our frail and tentative lives. We stand ready to let Thy power re-order, and redirect all our thoughts, actions and decisions. We confess our reluctance to bring our lives into line with Thy guiding will. We confess our indifference to the power of Thy presence in our lives. So guide, rule and uphold us that we will give ourselves to Thy powerful spirit.

Grant to these servants of our State, wisdom in their decisions, understanding and patience in their concern for others, love and mercy in their judgments. Strengthen their sense of responsibility for the general welfare of all the people. Do not let them think, when this prayer is ended, that their dependence upon Thee is over, and forget Thy presence and will for the rest of the day. Let these quiet moments of reflection be a constant light to their servanthood.

For all the people, we pray a new courage, a new faith in themselves and their leaders, a new quiet humility before Thee in the face of present crisis and confusion.

"Lead on, O King eternal,
Till sin's fierce war shall cease,
For not with swords loud clashing,
Nor roll of stirring drums,
With deeds of love and mercy,
The heavenly kindoom comes." Amen.

Rep. Ainley led the Pledge of Allegiance.

UNANIMOUS CONSENT

Rep. Parr addressed the House by unanimous consent.

Mr. Speaker and members of the Legislature:

It is indeed an honor to have Rep. Greta M. Ainley, Hillsborough, District 25 as a member of this Bicentennial legislature. She is President-elect of the National Order of Women Legislators, the third woman from N.H. to hold this distinguished position. It is a great tribute to N.H. since 1975-76 is the Bicentennial years of our country.

Rep. Ainley has served as state President of N.H. OWLS 1969-71, Historian for National OWLS 1972, Secretary of National OWLS 1973, Alliance Francaise of Paris 1931-1973, member of the Appropriations Committee, Chairman Interstate Cooperation Committee 1963-1967, President Republican Club of Manchester 1962, Founder and President and Life Trustee of Notre Dame College Library Guild and Representative in 1957-59-61-63-65-67-71 and 73.

Rep. Ainley has brought great honor to our State and to this Bicentennial Legislature and it is an honor to have her represent us on a National level.

Mr. Speaker, it is my pleasure to ask the House to give Rep. Ainley a rising vote of congratulations for bringing this honor to our State this Bicentennial year.

A rising vote of congratulations was given Rep. Ainley.

Rep. Schwaner moved that the remarks of Rep. Parr be printed in the Journal. Adopted.

LEAVES OF ABSENCE

Rep. Day, the day, illness.

Rep. David Currier, today and tomorrow, important business.

VACATE

Rep. David Bradley moved that the reference to the Rules Committee of House Concurrent Resolution No. 1, establishing a procedure, timetable, for the filing, drafting, processing and consideration of all legislation of both houses, be vacated and that the Speaker to be ordered to refer House Concurrent Resolution 1 in

accordance with the rules of the House to the subcommittee on Resolutions and Screening, for public hearing and report to the House.

Rep. Bradley spoke in favor of his motion.

Reps. Philip Currier, French and Parker spoke against the motion.

Reps. Richard Bradley, Coutermarsh, Spirou and Dwyer spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Question now being on Rep. Bradley's motion that HCR 1 be vacated to Resolutions and Screening.

Adopted.

Reps. Donnelly, Tarr, Cunningham, Copenhaver, Rodrick H. O'Connor, Maloomian and Hough wish to be recorded in favor of the motion.

QUALIFIED

Reps. Janet B. Torrey, District No. 19, Strafford County and Leonard F. Sanborn, District No. 9, Rockingham County, took and subscribed the oath of office of Representatives to the General Court before the Governor and Council on January 8, 1975.

Rep. French offered the following:

RESOLUTION

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 87 through 96 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 87, establishing the towns of Londonderry and Windham as separate districts for representation in the general court. (Skinner of Rockingham Dist. 3; Boucher of Rockingham Dist. 3; Kashulines of Rockingham Dist. 3; Thibeault of Rockingham Dist. 3; Gaskill of Rockingham Dist. 3—To Statutory Revision)

HB 88, making local zoning ordinances and restrictions applicable to the state and its political subdivisions. (Smith of Hillsborough 14; Shapiro of Merrimack 20—To Municipal and County Government)

HB 89, requiring federal government gasoline mileage test results to be disclosed to purchasers of new motor vehicles. (Clark of Strafford Dist. 4—To Transportation) HB 90, relative to requiring federal duck stamps for hunting waterfowl. (Scott of

Sullivan Dist. 6-To Fish and Game)

HB 91, providing for hearings before a hearing officer for those persons whose privilege to operate any boat or outboard motor has been suspended. (Spalding of Hillsborough Dist. 10—To Transportation)

HB 92, providing for alternate members for planning boards. (Daniell of

Merrimack Dist. 13—To Municipal and County Government)

HB 93, relative to revision of engineering laws. (Lyons of Hillsborough Dist.

13—To Executive Departments and Administration)

HB 94, relative to authorizing payment for travel expenses for members of the bicentennial commission. (Gemmill of Grafton Dist. 10; Gordon of Cheshire Dist. 8—To Statutory Revision)

HB 95, relative to a mandatory penalty for illegal sales of narcotics by drug pusher. (Gordon of Merrimack Dist. 7; Tibbetts of Strafford Dist. 8—To Judiciary)

HB 96, establishing a study committee to investigate hospital and medical costs in the state including the operation, management and rate structure of blue cross and blue shield medical programs and making an appropriation therefor. (Nims of Cheshire Dist. 15; Lamontagne of Dist. 1—To Health and Welfare)

SENATE MESSAGE INTRODUCTION OF SENATE BILLS First, second reading and referral

SB 6, relative to the location of any recount that may be required under the election laws of the state. (Statutory Revision.)

SB 20, legalizing a regular meeting of the Winchester school district. (Municipal and County Government.)

SB 25, authorizing towns to make general appropriations for mass transportation and legalizing Goffstown's 1974 appropriation for mass transportation. (Municipal and County Government)

371 members were recorded as present.

On motion of Rep. French, the House adjourned at 1:45 o'clock to meet tomorrow at 12:30 o'clock.

Thursday, 9Jan75

The House met at 12:30 o'clock.

Prayer was offered by Guest Chaplain The Rev. Milton L. Smith, United Methodist Church, Suncook.

Let us Prav:

Thank You dear God for the gifts of life and time and for all the privileges and responsibilities that are ours this day. Help us to use both wisely and well, in serving You and Your creation.

Remind us Father that anything morally wrong can never be socially, economically, religiously, governmentally or politically right.

Let us be excited with the truth that we are persons with the power to understand and choose, to feel and love, to dream dreams and have visions, to give and build, to be sensitive and creative—to be persons.

Although often tempted, we do not ask You God to bless what we do here but, rather, bless the leadership of our great state, gathered in this sanctuary for law and justice, that what we do here may be pleasing in Your sight and a blessing to mankind.

God bless us with Your Grace, Peace and Wisdom. Amen!

Rep. Conley led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Bowler, Gage, Mason, Read, John Winn, Briggs and Burns, the day, illness. Reps. Barbara Kidder, Sabbow, McManus and Baker, the day, important business.

Rep. Anne Gordon, the day, state business.

Rep. Towle, the day, traveling conditions.

Rep. French offered the following:

RESOLUTION

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 97 through 107 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 97, relative to the residence of the owner or the principal place of business if a corporation, to qualify for exemption from provisions relating to common carriers operating exclusively within a municipality. (Cate of Merrimack Dist. 14—To Transportation)

HB 98, relative to increasing the state's guarantee of water pollution projects. (Johnson of Cheshire Dist, 3—To Appropriations)

HB 99, providing for the planning and design of a proposed state park at Pontook on the Androscoggin river in Dummer and making an appropriation therefor. *Kidder of Coos Dist. 5; Oleson of Coos Dist. 5—To Resources, Recreation and Development)

HB 100, prohibiting pay toilets in buildings and facilities open to the public. (Sullivan of Hillsborough Dist. 30—To Health and Welfare)

HB 101, authorizing a fee for issuing duplicate resident tax receipts and providing for the distribution thereof. (Boucher of Rockingham Dist. 3—To Ways and Means)

HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor. (Spaulding of Sullivan Dist. 4; Lynch of Hillsborough Dist. 34—To Health and Welfare)

HB 103, making an appropriation to the aeronautical commission for aircraft search and rescue purposes. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Appropriations)

HB 104, relative to expiration of registration for airmen. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Transportation)

HB 105, authorizing the New Hampshire aeronautics commission to conduct a feasibility and environmental impact study for a suitable location for an aviation facility airport in the seacoast region; and making an appropriation therefor. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Transportation)

HB 106, relative to changes in the absentee voting procedure. (Ward of Grafton Dist. 1—To Statutory Revision)

HB 107, expanding zoning authority to include the timing of development and increasing the authority of planning boards and boards of adjustment. (Perkins of Hillsborough Dist. 8—To Municipal and County Government)

HOUSE CONCURRENT RESOLUTION 4

Reps. Spirou, Griffin, Splaine, Maynard, James O'Connell, Cotton, Dame, McEachern, Thomas Connors, O'Keefe, Krasker, Peterson, Hobbs, William Keefe, Reese, Hoar, Cressy, Anthony Randall, Cunningham, Gillis, Kelley, Parr, Wolfeson, Richards, Ellis, Green, Appel, Lockhart, Chambers, George Gordon, Belair and Dudley offer the following:

HCR 4: in favor of establishing the "lights on range" line as the most proper boundary between the States of Maine and New Hampshire.

Under the Rules of the House, HCR 4 was referred to the Subcommittee on Resolutions and Screening.

HOUSE CONCURRENT RESOLUTION NO. 5

Rep. Chandler offered the following:

HCR 5, making application to the Congress of the United States to call a convention to propose the so-called "Liberty Amendment" to the Constitution of the United States.

Under the Rules of the House, HCR 5 was referred to the Subcommittee on Resolutions and Screening.

COMMITTEE REPORTS

 $\mbox{HB}\ 42,$ repealing the prohibited methods of taking lobsters. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Resolution adopted.

SUSPENSION OF RULES

Rep. French moved that the rules of the House be so far suspended as to permit the introduction of a committee report without two days' notice in the calendar.

Rep. Spirou spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS

Amendments to House Rules. The amendments not to be adopted. Rep. French for Rules.

Rep. French explained the committee report.

Rep. Chandler moved that the question be divided to permit discussion on the individual proposed amendments.

Rep. Parker spoke in favor of the motion.

Rep. Bednar spoke against the motion.

Rep. Daniell moved that the motion as offered by Rep. Chandler be amended so as to separate only the Chandler amendment.

Rep. Belair moved the previous question on the Daniell amendment. Sufficiently seconded.

POINT OF ORDER

Rep. Lawton rose on a point of order.

Question being on adoption of the previous question.

Adopted.

Question now being on the Daniell amendment.

Amendment failed.

Rep. Allen moved that the motion as offered by Rep. Chandler be amended so as to separate only the Allen amendment to House Rule 34.

Rep. Belair moved the previous question.

The Speaker recognized Rep. Daniel Healy for a parlimentary inquiry. He subsequently moved that the House adjourn to meet Tuesday next at 12:30 o'clock.

The Speaker ruled the motion out of order since Rep. Healy had been recognized for a parlimentary inquiry and not for the purpose of making a motion.

Rep. Daniell challenged the ruling of the Chair.

Rep. Spirou spoke against the challenge.

The question now being, shall Rep. Daniell's challenge be upheld.

Challenge failed.

Question now being previous question on the Allen amendment.

Adopted.

Question now being on the Allen amendment.

Motion failed.

Question now being on the adoption of the Chandler motion to divide the question.

Motion failed

Question now being on the adoption of the committee report.

Adopted.

SENATE MESSAGE

REQUESTS CONCURRENCE TO AMENDMENT

HCR 2, authorizing the payment of certain personnel from December 25-31, 1974.

Rep. Drake moved that the House concur with the Senate amendment and spoke in favor of the motion.

Adopted.

RESOLUTION

Rep. Woodruff offered the following:

Smoking shall be prohibited on the floor of the House while the House is in session but shall be allowed in the Legislators' Lounge and the Sergeant-at-Arms Room at all times.

SPECIAL ORDER

Rep. Woodruff moved that the smoking resolution be made a Special Order for Tuesday next, January 14.

Rep. French spoke in favor of the motion.

Adopted.

354 members were recorded as present.

Reps. French and Spirou moved that the House adjourn to meet Tuesday next at 12:30 o'clock.

Rep. French withdrew his motion to adjourn, but Rep. Spirou did not.

Rep. Chandler moved to amend, substituting 2:21 o'clock today, for Tuesday next at 12:30.

Rep. Spirou spoke against the motion.

Rep. Chandler withdrew his amendment.

Rep. Belair moved to amend Rep. Spirou's motion substituting 6:00 o'clock today for Tuesday next at 12:30 o'clock, and spoke to the motion.

Rep. Lawton moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Hanson moved the previous question on all motions and the main question. Sufficiently seconded.

Adopted.

The question now being, the motion by Rep. Belair to amend.

The motion failed.

The question now being, on the motion by Rep. Spirou to adjourn until Tuesday next at 12:30 o'clock.

Adopted.

The House adjourned at 2:50 o'clock.

Tuesday, 14Jan75

The House met at 12:30 o'clock.

Prayer was offered by Guest Chaplain, Rev. Dr. Vincent Fischer, Senate Chaplain. Eternal Father, Take us and use us, this day. Renew in us the life that fits us to be guides in our days of unrest. Help us to direct our destiny with wisdom and patience. Spare us from scorn of the past and fear of the future. Knowing actually, that our times are completely in Your hands. Among all that is temporal make us mindful of the Eternal.

In Thy Name, Amen.

Rep. Cressy led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. John Winn, Towle and Briggs, the day, illness.

Rep. Charles Cummings, the week, illness.

Reps. Gauthier, Gaylord Cummings and Mason, indefinite, illness.

Rep. Stimmell, today and tommorrow, important business.

Rep. Forsaith Daniels, the week, important business.

Reps. Geiger, Kenneth Spalding, Patenaude and McManus, the day, important business.

Rep. Griffin, the day, to attend a family funeral.

VACATE

Rep. James Murray, moved that the House vacate the reference of HB 83, increasing the penalties for intoxication to the committee on Transportation and re-refer said bill to the committee on Judiciary.

Adopted.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 108 through 126 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 108, relative to the period of eligible service for qualifications for veteran's property tax exemption. (Day of Hillsborough Dist. 26—To Ways and Means)

HB 109, eliminating residence identification on ballots for biennial elections, other elections of national or state officers, and primaries. (Clark of Grafton Dist. 11—To Statutory Revision)

HB 110, providing for an annual observance by proclamation of September seventeenth as Constitution Day. (Chandler, Jr. of Merrimack Dist. 3—To Statutory Revision)

HB 111, relative to bond requirements in felony cases. (Brouillard of Belknap Dist. 7—To Judiciary)

HB 112, relative to registration of commercial aviation operators. (Sanborn of Rockingham Dist. 9; Coutermarsh of Hillsborough Dist. 24—To Transportation)

HB 113, relative to liability for support of stepchildren. (Dwyer of Hillsborough Dist. 13—To Health and Welfare)

HB 114, increasing the fee recovered by a purchaser at a tax sale. (Shapiro of Merrimack Dist. 20—To Municipal and County Government)

HB 115, to reclassify a certain section of highway in the towns of Pelham and Hudson. (Currier of Hillsborough Dist. 15; Seamans of Hillsborough Dist. 15; Smith of Hillsborough Dist. 14—To Public Works)

HB 116, making an appropriation for the purchase and operation of an aircraft by the aeronautics commission. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Appropriations)

HB 117, reducing the age at which persons may donate blood to seventeen. (Spaulding of Sullivan Dist. 4—To Health and Welfare)

HB 118, requiring annual unannounced inspections of nursing and rest homes. (Townsend of Sullivan Dist. 1—To Health and Welfare)

HB 119, making a supplemental appropriation for the state prison. (Heald of Cheshire Dist. 14; Spirou of Hillsborough Dist. 27—To Appropriations)

HB 120, relative to correcting the language in the fish and game appropriation for OHRV enforcement and training. (French of Belknap Dist. 1—To Appropriations)

HB 121, relative to increasing the fee for registration of deer and bear kills. (Scott of Sullivan Dist. 6—To Fish and Game)

HB 122, relative to off-highway recreational vehicles. (French of Belknap Dist. 1-To Transportation)

HB 123, making an additional appropriation for the printing of the New Hampshire supreme court reports. (French of Belknap Dist. 1; Spirou of Hillsborough Dist. 27—To Appropriations)

HB 124, relative to defining political advertising under the chapter regulating political expenditures, advertising and contributions. (Symons of Grafton Dist. 14; Stevens of Cheshire Dist. 1—To Statutory Revision)

HB 125, providing for payment of resident workers at the Laconia state school; providing for new positions at said school, and making an appropriation therefor. (Sabbow of Belknap Dist. 8—To State Institutions)

HB 126, repealing the New Hampshire Fair Trade Law. (Murray of Belknap Dist. 9—To Judiciary)

HOUSE CONCURRENT RESOLUTION NO. 6

Reps. McDonough, Spirou and Joseph Cote offered the following:

HCR 6, memorializing Congress to liberalize social security disability payments.

Referred to the Subcommittee on Resolutions and Screening.

HOUSE CONCURRENT RESOLUTION NO. 7

The Subcommittee on Resolutions and Screening having approved its introduction, Reps. French and Spirou offered the following: $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac{1}{2$

HCR 7, inviting Chief Justice Kenison to address a joint convention on the state of the judiciary.

Whereas, many legislators, as well as members of the public, are uninformed as to the operation of the judiciary and its role as a co-equal branch of government with the legislative and executive branches; and

Whereas, the general court had the distinct privilege and pleasure of the Chief Justice's favorable response to address this body on a similar subject a few sessions ago: and

Whereas, the Chief Justice of the United States Supreme Court has recommended that an annual address on the "State of the Judiciary" by the Chief Justice of each state's highest court would strengthen the cooperation and understanding between the legislative and judicial branches of government; now, therefore, be it

Resolved by the House of Representatives, the Senate Concurring:

That the Chief Justice of the New Hampshire Supreme Court, the Honorable Frank R. Kenison, is cordially invited to address the House of Representatives and Senate in joint convention at a time determined by the leadership of both houses to be mutually convenient for the Chief Justice and the General Court.

Adopted.

HOUSE RESOLUTION NO. 1

The Subcommittee on Resolutions and Screening having approved its introduction, Rep. French offered the following:

HR 1, establishing a cut-off date for filing requests for drafting and the introduction of matters for

legislative consideration.

Rep. French spoke in favor of the resolution.

Rep. Spirou moved that HR 1, be made a special order of business for Thursday next (Jan. 16) and spoke in favor of the motion.

Reps. Lawton, Coutermarsh and David Bradley spoke in favor of the motion.

Rep. Parker spoke against the motion.

Rep. Gemmill moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the motion for a special order.

On a voice vote, the Speaker was in doubt and requested a division.

220 members having voted in the affirmative and 124 in the negative, the motion carried

SENATE MESSAGES INTRODUCTION SB and SCR

First, second reading & referral

SB 28, providing for a special election for the office of United States senator (Statutory Revision).

SCR 3, urging the United States Senate to Authorize a New Election in the Contest for this State's Senate Seat (Statutory Revision).

COMMITTEE REPORT

 \mbox{HB} 18, prohibiting the advocacy of witchcraft in public schools. Inexpedient to legislate. Rep. Edmund Keefe for Education.

This is an issue of home rule. The local school boards are dealing adequately with the matter now, and the committee feels that the state should not interfere.

Resolution adopted.

SPECIAL ORDER

The Speaker called for the special order:

RESOLUTION

Rep. Woodruff offered the following:

Smoking shall be prohibited on the floor of the House while the House is in session but shall be allowed in the Legislators' Lounge and the Sgt.-at-Arms Room at all times.

Rep. Woodruff spoke in favor of the resolution.

Reps. Leonard Smith, Krasker, Johnson, Symons, Mabel Richardson, Bishop and French spoke in favor of the resolution.

Rep. Lawton spoke against the resolution.

Rep. Woodruff moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the adoption of the Woodruff resolution.

A division requested.

234 members having voted in the affirmative and 114 in the negative, the resolution was adopted.

Rep. Skinner wished to be recorded in favor of the resolution.

COMMITTEE CHANGES

The Speaker made the following committee changes:

Rep. Robert Thibeault off Transportation.

Rep. Cressy on Transportation.

Rep. Cotton off State Institutions.

Rep. Reese on Judiciary.

Rep. Mabel L. Richardson off Claims, Military and Veterans Affairs.

Rep. Myrl Eaton on Claims, Military and Veterans Affairs.

362 members were recarded as present.

On motion of Rep. French, the House adjourned at 1:50 o'clock to meet tomorrow at 12:30 o'clock.

Wednesday, 15Jan75

The House met at 12:30 o'clock.

Prayer was offered by Rep. Barrus.

Rep. Whipple led the Pledge of Alleignace

LEAVES OF ABSENCE

Reps. Briggs and John Winn, today and tomorrow, illness. Reps. Hough, Goyette, and David Currier, the day, important business. Rep. Peterson, the day, funeral.

INTRODUCTION OF GUESTS

Miss Norma Marsh of Gilford, daughter of Rep. Marsh. Miss Sheri Bean of Gilford, friend of Rep. Marsh's daughter. Mrs. Caroline Webster of Hampstead, wife of Rep. Clarence Webster.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 127 through 155 and Concurrent Resolutions Proposing Constitutional Amendments numbered 2 through 3 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 127, relative to election of members of the Goffstown school board by areas. (Perkins of Hillsborough Dist. 8; Wheeler of Hillsborough Dist. 8; Orcutt of Hillsborough Dist. 8; Morgrage of Hillsborough Dist. 8; Paradis of Hillsborough Dist. 8—To Education)

HB 128, relative to the responsibility for public medical assistance. (Hunt of Coos Dist. 2; Spirou of Hillsborough Dist. 27; Lamontagne Dist. 1—To Health and Welfare)

HB 129, reducing the penalties for possession of less than one pound of cannabis-type drugs. (Underwood of Merrimack Dist. 18-To Judiciary)

HB 130, relative to permitting vehicles to make right turns on red lights under certain circumstances. (Reed of Rockingham Dist. 4—To Transportation)

HB 131, relative to removing the state prohibition on open season for wood ducks. (Scott of Sullivan Dist. 6—To Fish and Game)

HB 132, relative to the distribution of copies of the manual. (Benton of Rockingham Dist. 2—To Legislative Administration)

HB 133, relative to milk fat and milk solids standards for milk and labeling requirements. (Townsend of Grafton Dist. 14—To Environment and Agriculture)

HB 134, making an appropriation for the improvement of the Governor Wentworth State Park in Wolfeboro. (Chase of Carroll Dist. 4—To Resources, Recreation and Development)

HB 135, relative to fish and game fines. (Scott of Sullivan Dist. 6—To Fish and Game)

HB 136, including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction. (Scott of Sullivan Dist. 6—To Judiciary)

HB 137, requiring the dating of retail containers of cream. (Richardson of Coos Dist. 4—To Environment and Agriculture)

HB 138, relative to the season for taking wild deer by gun and bow and arrow (Barka of Rockingham Dist. 4—To Fish and Game)

HB 139, relative to the temporary absence of a voter. (Ward of Grafton Dist. 1—To Statutory Revision)

HB 140, relative to the packaging of ice cream. (Keefe of Rockingham Dist. 23; Cushman of Merrimack Dist. 9; Hobbs of Rockingham Dist. 23—To Environment and Agriculture)

HB 141, providing for clarification of the offense of issuing bad checks. (Burns of Coos Dist. 4—To Judiciary)

HB 142, relative to the conveyance of real estate by husband and wife where one is mentally incompetent. (Gillis of Rockingham Dist. 12—To Judiciary)

HB 143, including airports for the purposes of obtaining a statutory lien on certain property held for storage and care. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Transportation)

HB 144, permitting the liquor commission to issue a special license to bowling lanes to serve liquor and beverages. (O'Connor of Strafford Dist. 18; Lamy of Hillsborough Dist. 35—To Liquor Laws)

HB 145, requiring notice for executive sessions under the right to know law. (Close of Cheshire Dist. 15—To Municipal and County Government)

HB 146, specifically including committees within the right to know law. (Close of Cheshire Dist. 15—To Municipal and County Government.

HB 147, relative to sending resident tax bills to taxpayers and charges for duplicate bills. (Shapiro of Merrimack Dist. 20—To Municipal and County Government)

HB 148, requiring all members of the state employees' retirement system, except elected or appointed officials, to retire at age seventy. (Noble of Merrimack Dist. 21—To Executive Departments and Administration)

HB 149, relative to the apportionment formula of the Newfound Cooperative school district. (Gemmill of Grafton Dist. 10; Ryan of Merrimack Dist. 1—To Education)

HB 150, relative to county bonds. (Bednar of Hillsborough Dist. 14; Quigley of Hillsborough Dist. 14—To Municipal and County Government)

HB 151, prohibiting bicycle racing on certain highways. (Kenison of Merrimack Dist. 19—To Public Works)

HB 152, providing for an increase in the maximum amount of credit life insurance permitted. (Milne of Hillsborough Dist. 25—To Banks and Insurance)

HB 153, relative to the posting requirements of checklists and party enrollment. (Ward of Grafton Dist. 1—To Statutory Revision)

HB 154, establishing a toll on aviation jet fuel of two cents per gallon. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Ways and Means)

HB 155, repealing the statutes relative to sterilization of certain institutional inmates. (Splaine of Rockingham Dist. 19; Martin of Hillsborough Dist. 10—To Health and Welfare)

CACR 2, Relating to: Decreasing the Age Requirement for Members of the Senate. Providing that: The age requirement for members of the senate is decreased from thirty to twenty-five years of age. (Duprey of Carroll Dist. 2; Gardner of Hillsborough Dist. 30; Wiggins of Sullivan Dist. 8; Read of Rockingham Dist. 4—To Constitutional Revision)

CACR 3, Relating to: Granting of Pensions by the Legislature. Providing that: The requirements that pensions be granted for not longer than one-year at a time be

repealed. (Lamy of Hillsborough Dist. 35; Day of Hillsborough Dist. 26; O'Connor of Strafford Dist. 18—To Constitutional Revision).

SENATE MESSAGE INTRODUCTIONS OF SENATE BILLS

First, second reading & referral

SB 7, requiring hairdresser instructors to present a certified record of approved training before renewing their licenses. Health and Welfare.

SB 14, relating to changing the nomenclature in RSA chapter concerning beauty salons. Health and Welfare.

SB 23, permitting the presiding officers of the legislature to provide for additional distributions of the manual and pamphlet laws. Legislative Administration.

COMMITTEE REPORTS

HB 23, relative to the identification markings on metal traps. Ought to pass. Rep. Huggins for Fish and Game.

Clarifies trap markings.

Ordered to third reading.

HB 71, relative to protecting muskrat houses or dens. Ought to pass. Rep. Milton Cate for Fish and Game.

Housekeeping measure.

Ordered to third reading.

HB 7, to permit sawdust or wood shavings in customer area of retail establishments selling meat under certain conditions. Inexpedient to legislate. Rep. Howard for Health and Welfare.

Contrary to State Uniform Code.

Resolution Adopted.

HB 17, requiring the label of any prescription drug containing two or less ingredients to disclose the ingredients contained therein. Inexpedient to legislate, Rep. Howard for Health and Welfare.

Need for legislation not established.

Resolution adopted.

HB 15, relative to the sales period required for exemption under the land sales full disclosure law. Inexpedient to legislate, Rep. Daniel Healy for Judiciary.

Covered by HB 65 which will be heard today at 10:00 a.m. in

Room 100. Both bills purport to improve the same problem.

HB 65 is the better vehicle (both the same sponsor).

Resolution adopted.

HB 39, relative to outdoor advertising control along state highways. Ought to pass. Rep. Victor Kidder for Public Works.

Legislation continues the moratorium on outdoor advertising on the federal aid secondary system until January 30, 1978.

Ordered to third reading.

HB 45, providing for the acquisition of land to replace park and recreation land required for the construction of highways. Ought to pass. Rep. Charles Cummings for Public Works.

Legislation brings state statutes in line with federal guidelines.

Referred to Appropriations.

HB 49, requiring motorcycles being operated on the highways of the state to have one suitable lamp on the front of said motorcycle exhibited at all times. Ought to pass with amendment. Rep. Tavitian for Transportation.

Majority of committee felt this was an improvement in highway safety.

AMENDMENT

Amend RSA 263:10, VI, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

VI. A person who violates the provisions of paragraph I, shall be gullty of a violation.

On a voice vote the Speaker was in doubt and requested a division on the adoption of the amendment.

 $197\,$ members having voted in the affirmative and 114 in the negative, the committee amendment was adopted.

Rep. Parker moved that HB 49 be indefinitely postponed and spoke to his motion.

Reps. Tavitian, Riley, James Humphrey, James Murray and William Boucher spoke against the motion.

Reps. Chandler and Kendall Cote spoke in favor of motion.

On a voice vote the Speaker was in doubt and requested a division.

125 members having voted in the affirmative and 216 in the negative the motion failed.

Rep. Douzanis moved that HB 49 be recommitted to the Committee on Transportation.

A division was requested, 119 members having voted in the affirmative and 232 in the negative, the motion failed.

The guestion now being shall HB 49 be ordered to third reading.

Ordered to third reading.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 23, relative to the identification markings on metal traps.

HB 71, relative to protecting muskrat houses or dens.

HB 39, relative to outdoor advertising control along state highways.

HB 49, requiring motorcycles being operated on the highways of the state to have one suitable lighted lamp on the front of said motorcycle exhibited at all times. Ought to pass with amendment.

RECONSIDERATION

Rep. James Murray moved reconsideration on HB 49, requiring motorcycles being operated on the highways of the state to have one suitable lighted lamp on the front of said motorcycle exhibited at all times.

Reconsideration failed.

SPEAKER'S APPOINTMENTS

- 1. Office Space Study Committee (Chapter 30 of the Laws of 1970 as amended): Representatives Forsaith Daniels, Milton Cate and George B. Roberts, Jr.
- Legislative Facilities Committee (Chapter 368 of the Laws of 1973): Representatives Forsaith Daniels and Richard Hanson.
- 3. Current Use Advisory Board (Chapter 372 of the Laws of 1973): Representative Elmer Johnson.

354 members were recorded as present.

On the motion of Rep. French the House adjourned at 1:50 o'clock.

Thursday, 16Jan75

The House met at 12:30 o'clock.

Prayer was offered by Rev. Grif Vautier, Associate Pastor of the First Baptist Church, Concord.

Almighty God, help us remember who we are and to whom we owe our being. Grant us insight afresh that we are answerable to You and to our fellow countrymen, who have entrusted these representatives with the heritage of the Granite State, and with the future of its people. Assist us in being morally accountable, ethically responsible, and humanly sensitive. In the troubled hours that beset the State and Nation, reveal to us Your Light, Your Truth, Your Will for our lives and this day's legislation.

Help each of these assembled to filter the business of governing their fellow men through the words found in the Book of Micah: "... and what does the Lord require of you, but to do justice, and to love mercy, and to walk humbly with Your God?"

We ask your searching Spirit to implant Your Will for the welfare of New Hampshire in our hearts, in the name of Jesus Christ the Lord, Amen,

Rep. Bernard led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

Mr. Charles O. Davis, Director of the State Legislative Leaders Foundation of Milwaukee, a legislative improvement program in which New Hampshire is participating.

Mr. Steve Lakis, Foundation Staff Associate who works here and in Massachusetts.

LEAVES OF ABSENCE

Reps. Taylor and Baker the day, important business.

Rep. Goff the day, Legislative business.

Rep. Roderick O'Connor the day, illness.

QUALIFIED

Kenneth A. Randall, District No. 3, Belknap County, Malcom M. Carter, District No. 11, Hillsborough County and Elmer S. Wiggin, District No. 10, Merrimack County, took and subscribed the oath of office for Representatives to the General Court before the Governor and Council on January 16, 1975.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 156 through 185 and Concurrent Resolution Proposing Constitutional Amendments numbered 4 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 156, to establish a state liquor store in Lisbon and making an appropriation therefor. (Fimlaid of Grafton Dist. 4—To Liquor Laws)

HB 157, providing for special motor vehicle registration plates for the majority and minority leaders of the house of representatives. (Spirou of Hillsborough Dist. 27—To Transportation)

HB 158, providing for a special motor vehicle number plate for military aides to the governor. (Eaton of Grafton Dist. 8— To Transportation)

HB 159, permitting county conventions to appropriate money for any project determined to be in the public interest. (O'Connor of Strafford Dist. 18—To Municipal and County Government)

HB 160, relative to compensating the town of Raymond for rendering municipal services for property purchased by the state and making an appropriation therefor. (Erler of Rockingham Dist. 8—To Appropriations)

HB 161, to reimburse the town of Dummer for revenue lost due to the taking of Pontook dam and making an appropriation therefor. (Oleson of Coos Dist. 5; Kidder of Coos Dist. 5—To Appropriations)

HB 162, requiring clarification of state primary ballots regarding election of state party convention delegates. (Richardson of Coos Dist. 4—To Statutory Revision)

HB 163, relative to the liability of school districts for educational expenses of residents at the youth development center. (Hager of Merrimack Dist. 21—To Education)

HB 164, relative to nonprofit organizations and the meals and rooms tax. (Spirou of Hillsborough Dist. 27; Lucas of Sullivan Dist. 6; Reidy of Hillsborough Dist. 34; Sweeney of Hillsborough Dist. 34—To Ways and Means)

HB 165, relative to approved subdivision plans. (Whipple of Cheshire Dist. 4—To Municipal and County Government)

HB 166, relative to the functions, powers and duties of planning boards. (Whipple of Cheshire Dist. 4—To Municipal and County Government)

HB 167, increasing maximum amount of prizes allowed in beano games and permitting minors to be admitted to places where beano is played. (Parr of Rockingham Dist. 12; Cunningham of Rockingham Dist. 12—To Ways and Means)

HB 168, prohibiting offering for sale or using a steel leghold animal trap which injures or maims and providing a penalty therefor. (Sabbow of Belknap Dist. 8; Cushman of Merrimack Dist. 9—To Fish and Game)

HB 169, relating to the sale, gift or display of certain birds and rabbits. (Sabbow of Belknap Dist. 8—To Fish and Game)

HB 170, relative to the reporting of injury to any domestic animal by the operator of a motor vehicle. (Sabbow of Belknap Dist. 8—To Transportation)

HB 171, defining specific acts as cruelty to animals. (Sabbow of Belknap Dist. 8—To Judiciary.

HB 172, providing that impounded dogs are only required to be kept for up to seven days and that pound fees shall be increased to not more than three dollars per day. (Sabbow of Belknap Dist. 8—To Municipal and County Government)

HB 173, eliminating the liability of towns or cities for damages caused by dogs to domestic animals. (Sabbow of Belknap Dist. 8—To Judiciary)

HB 174, relative to the authority of the Kearsarge lighting precinct. (Duprey of Carroll Dist. 2—To Municipal and County Government)

HB 175, to reclassify a certain highway in the town of Warren. (Mann of Grafton Dist. 6—To Public Works)

HB 176, establishing a committee to study farming facilities as an alternative to the youth development center. (Underwood of Merrimack Dist. 18—To State Institutions)

HB 177, establishing districts for the election of county commissioners in Carroll County. (Chase of Carroll Dist. 4—To Municipal and County Government)

HB 178, establishing the town meeting day as a legal holiday. (Duprey of Carroll Dist. 2—To Statutory Revision)

HB 179, permitting the Fitzwilliam and Richmond school districts to withdraw from Monadnock Regional school district. (Whipple of Cheshire Dist. 4-To Education)

HB 180, increasing the exemption on the interest and dividends tax. (Jones of Merrimack Dist. 17; Read of Rockingham Dist. 4—To Ways and Means)

HB 181, relative to prohibiting recipients of aid to families with dependent children or aid to the needy blind from receiving other assistance and authorizing municipalities to grant nonrecurring assistance to public assistance recipients. (Murray of Hillsborough Dist. 3—To Health and Welfare)

HB 182, relative to decreasing minimum contents standards for household ammonia from eight percent to four percent. (Goodrich of Rockingham Dist. 8; Wilson of Rockingham Dist. 2—To Health and Welfare)

HB 183, reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor. (Duprey of Carroll Dist. 2, Dickinson of Carroll Dist. 2; Towle of Carroll Dist. 2—To Municipal and County Government)

HB 184, relative to the definition and penalty for arson. (Parr of Rockingham Dist. 12; Wiggins of Sullivan Dist. 8; Kelley of Rockingham Dist. 12; Cunningham of Rockingham Dist. 12—To Judiciary)

HB 185, relative to the appointment of certain officials of the city of Concord. (Noble of Merrimack Dist. 21—To Concord City Delegation)

CACR 4, Relating to: Natural Rights. Providing that: All Persons have the Right to Bear Arms in Defense of Themself, Their Family, Their Property and the State. (Dickinson of Carroll Dist. 2; Plourde of Merrimack Dist. 7; Cressy of Rockingham Dist. 11; Conley of Carroll Dist. 3—To Constitutional Revision).

PERSONAL PRIVILEGE

Rep. Eugene Daniell requested permission to address the House under personal privilege.

The Speaker read from Mason's Manual of Legislative Procedure the sections pertaining to personal privilege, then recognized Rep. Daniell to speak.

The Speaker requested the member to yield, ruled the member's remarks out of order at the present time and explained the ruling.

Rep. Daniell was recognized for a parliamentary inquiry.

Rep. Bednar requested the Speaker to order the printing of the pertinent sections from Mason's in the calendar. The Speaker so instructed the Clerk.

HOUSE RESOLUTION NO. 2

Rep. Winkley offered the following:

HR 2, donating a state flag to the Arnold Expedition Historical Society.

Referred to the Subcommittee on Resolutions and Screening.

HOUSE CONCURRENT RESOLUTION NO. 8

Reps. James Murray and Ryan offered the following:
HCR 8, requesting the governor to direct the
illumination of the state house dome
Referred to the Subcommittee on Resolutions and Screening.

COMMITTEE REPORTS

HB 78, making a supplemental appropriation for the greyhound racing commission. Ought to pass. Rep. Drake for Appropriations.

Ordered to third reading.

HB 60, relative to the state militia and the state guard. Ought to pass with amendment, Rep. Vachon for Claims, Military and Veterans Affairs.

This legislation updates the statutes so that women may become members of the New Hampshire National Guard (there are already forty (40) ladies on duty!) Additionally, the penalty for refusal to be drafted into the New Hampshire National Guard, in time of emergency, is changed from the imposition of a small fine, to a misdemeanor, with the possibility of much heavier fine or imprisonment. Lastly, also in a time of emergency, should the state guard be activated and staffed, all persons who become members of the state guard shall be paid the minimum federal wage. The amendment to the bill simply changes the words "Secretary of War" to "Secretary of Defense."

AMENDMENT

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Changing RSA Reference and Correcting the Reference to the Secretary of Defense. Amend RSA 111:6 by striking out said section and inserting in place thereof the following:

111:6 Organization; Rules and Regulations. The provisions of RSA 110-A authorizing the enlistment, organization, administration, equipment, maintenance, training, discipline and other matters pertaining to the military department of the state, the unorganized militia, and the national guard when not in the service of the United States, except as otherwise provided in this chapter, are hereby extended in each instance where appropriate to include and are made applicable to the state guard authorized under the provisions hereof; provided, that regulations hereby authorized to be issued by the adjutant-general relative to the state guard shall conform in

matters of training and discipline to policies and instructions promulgated by the secretary of defense of the United States,

Amendment adopted.
Ordered to third reading.

Rep. Benton spoke to the bill. Mr. Speaker and Members:

It is not my intention to speak at this time on the merits of HB 60, which I consider to be non-controversial, but rather to comment briefly on the background of the legislator who signed the report form on HB 60, Rep. Rose Vachon of Manchester.

For the benefit of the membership, Rep. Rose Vachon is the widow of a gentleman who was held in the highest esteem by his colleagues in this House from 1961-1973, Rep. Marcel Vachon of Manchester.

The Committee on Claims, Military and Veterans Affairs voted unanimously that the honor of reporting our first bill for the '75 session should belong to Rep. Rose Vachon, on the basis that HB 60 pertained to equal rights for women, insofar as women being permitted to enlist in the New Hampshire National Guard, and further, to honor the memory of a man who gallantly served his country in the U.S. Army during World War II, and who served the State of New Hampshire with distinction as a member of this House of Representatives for seven terms.

The memory of a man like Marcel Vachon will not soon be forgotten.

Rep. Spirou requested that the remarks of Rep. Benton be printed in the Journal. Hearing no objections, the Speaker so ordered.

HB 11, relative to land surveyor certifications on recorded condominium plans. Ought to pass with amendment. Rep. McLane for Executive Departments and Administration.

Bill allows land surveyors to certify for purposes of recording their work in surveying as-built condominium plans.

Rep. McLane moved that HB 11 be recommitted to Executive Departments and Administration and spoke to her motion.

Adopted.

HB 20, abolishing the health and welfare advisory commission. Inexpedient to legislate. Rep. Cushman for Executive Departments and Administration.

The committee felt that the Commission had an important role to perform in coordinating policy, advising the three department heads, representing the public at large, and contributing the expertise of their various professions. Resolution adopted.

HB 16, relative to permitting hospital pharmacies to dispense prescription medicines at cost prices to the elderly. Inexpedient to legislate. Rep. Woods for Health and Welfare.

Unnecessary legislation. Permits what is already permissible. Resolution adopted.

HB 46, relative to payment dates required for contributions by municipalities receiving state aid for class II highways and bridges. Ought to pass with amendment. Rep. Bragdon for Public Works.

Legislation enables cities and towns to remit balance of its share of costs on completion of projects receiving state aid for class II highways and bridges.

AMENDMENT

1 Class II Highway Aid Contribution Deadline Altered. Amend RSA 240:8 by striking out said section and inserting in place thereof the following:

240:8 Joint Fund Expenditure. Fifty percent of the contribution of a city or town for state aid shall be remitted to the commissioner of public works and highways before any state aid project is begun, and the balance shall be remitted on completion of the project, and such contribution, together with the amount apportioned to it by the commissioner of public works and highways shall constitute

a joint fund to be expended under the supervision of the commissioner for the construction of only such class II highways within such city or town as the commissioner shall have designated before the fifteenth day of February of each year, and such joint fund shall be expended in accordance with specifications provided by the commissioner under the direction of a person or persons appointed by the selectmen of a town, or by such board as has jurisdiction over highway expenditures in a city, and approved by the commissioner of public works and highways, except that no portion of such joint fund shall be expended in compact sections.

2 Bridge Aid Contribution Deadline Altered. Amend RSA 242:15 by striking out said section and inserting in place thereof the following:

242:15 Joint Fund Expenditure. Fifty percent of the contribution of the municipality or municipalities shall be remitted to the commissioner of public works and highways before any such bridge project is begun, and the balance shall be remitted on completion of the project, and such contribution together with the amount contributed by the state shall constitute a joint fund to be expended under the supervision and direction of the commissioner of public works and highways.

Amendment adopted.
Ordered to third reading.

The Speaker called for the Special Order on:

HR 1, establishing a cut-off date for filing requests for drafting and the introduction of matters for legislative consideration.

Resolved by the House of Representatives:

That no bill, joint resolution, concurrent resolution to amend the constitution, claim outstanding on the first day of the session or petition relating to new business shall be introduced in the session unless a request sufficiently detailed for drafting has been received by Legislative Services on or before January 28, 1975 provided that any such request may be received after said date and the subject matter introduced if the House rules committee so directs. This resolution shall remain in force and effect only so long as no joint rule to the contrary is in force and effect and this resolution may be amended, suspended or rescinded, only by a vote of two-thirds of the whole number of elected representatives.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and that when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 78, making a supplemental appropriation for the greyhound racing commission.

HB 60, relative to the state militia and the state guard.

HB 46, relative to payment dates required for contributions by municipalities receiving state aid for class II highways and bridges.

345 members were recorded as present.

On the motion of Rep. French the House adjourned at 1:18 o'clock.

Tuesday, 21Jan75

The House met at 12:30 o'clock.

Prayer was offered by Rev. Robert E. Washer, Bradford-South Newbury Parish.

O God, for Your eternal and boundless goodness to us all, we give You grateful thanks. May those who are in positions of leadership remain humble before the magnificence of Your truth—for all need Your help and support.

Keep us mindful of our responsibilities; may we all be sensitive to the needs of Your people. Save us from false pride and arrogance; let us never loose sight of the

fact that we are all ultimately servants.

Thou, O God, art our rock and salvation—we need fear nothing as long as we are faithful to Thee. For the blessings of this day and the responsibilities we face, we give Thee thanks. In His Name, Amen.

Rep. Goodrich led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. John Winn, Wheeler, Cotton, Baker and Ingram the day, illness.

Rep. Nighswander the week, illness.

Reps. Forsaith Daniels, Patenaude, Shea and Gillis, the day important business.

Rep. Robert Callahan, today and tomorrow, important business.

RESOLUTION

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 186 through 203 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 186, providing time limits for the incorporation of trust companies and new time limits for the commencement of business operations by trust companies, and increasing capital requirements for new trust companies. (Burns of Coos Dist. 4—To Banks and Insurance)

HB 187, expanding the consumer protection division of the attorney general's office; providing for consumer advocacy duties by said division and making an appropriation therefor. (Lucas of Sullivan Dist. 6—To Executive Departments and Administration)

HB 188, removing the American Red Cross from the prisoner blood donation program. (Spaulding of Sullivan Dist. 4—To State Institutions)

HB 189, relative to providing penalties for violations of certain game laws. (Bisbee of Rockingham Dist. 4—To Fish and Game)

HB 190, adding two members to the board of trustees for New Hampshire colleges. (Read of Rockingham Dist. 4—To Education)

HB 191, establishing the position of legal counsel to the public utilities commission and making an appropriation therefor. (Cate of Merrimack Dist. 14—Appropriations)

HB 192, relative to requiring school districts to provide education for pupils under the age of twenty-one. (Ingram of Hillsborough Dist. 9—To Education)

HB 193, relative to the sale of lucky seven tickets by non-profit organizations and making an appropriation therefor. (Barka of Rockingham Dist. 4—To Ways and Means)

HB 194, relative to the establishment and support of social service programs by municipalities. (Hager of Merrimack Dist. 21—To Municipal and County Government)

HB 195, providing for the delivery by the town clerk to the voter, in person, or mailing to said voter and the voter mailing or delivering to the town clerk, in person, of an absentee ballot. (Stevens of Cheshire Dist. 1; Melnick of Grafton Dist. 1;

Tropea of Hillsborough Dist. 18; Sing of Hillsborough Dist. 23—To Statutory Revision)

HB 196, relative to the implied consent of chemical testing of blood of boat operators or pilots who operate boats upon the public waters of the state of New Hampshire. Parnagian of Strafford Dist. 19—To Judiciary)

HB 197, permitting the taking of one deer by each method for which the hunter is licensed. (Gorman of Rockingham Dist. 4—To Fish and Game)

HB 198, relative to expanding the power of planning boards. (Bradley of Grafton Dist. 13—To Municipal and County Government)

HB 199, relative to the trapping of beaver, fisher and otter. (Cate of Merrimack Dist. 14—To Fish and Game)

HB 200, requiring safety chain to secure spare tires carried attached on the outside of a motor vehicle. (MacDonald of Hillsborough Dist. 32—To Transportation)

HB 201, permitting written or telephone conferences with utilities in cases of proposed termination of services. (Cate of Merrimack Dist. 14—To Statutory Revision)

HB 202, establishing standards for determining death for purposes of the anatomical gifts act. (Underwood of Merrimack Dist. 18—To Health and Welfare)

HB 203, increasing the maximum rate of monthly payments for foster care of patients placed by the bureau of family care. (Underwood of Merrimack Dist. 18—To Health and Welfare)

SENATE MESSAGE

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 8, eliminating the prohibition against sweepstakes drawings in the form of numbers, policy, bolita or similar games. (To Ways and Means)

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances. (To Municipal and County Government)

COMMITTEE REPORTS

HB 38, to eliminate the annual health certification for barbers. Ought to pass. Rep. Daniell, for Health and Welfare.

No longer necessary—present law is discriminatory.

Ordered to third reading.

SB 20, legalizing a regular meeting of the Winchester school district. Ought to pass. Rep. Arnold Perkins for Municipal and County Government.

Authorizes bond issue for Thayer school addition.

Ordered to third reading.

SB 25, authorizing towns to make general appropriations for mass transportation and legalizing Goffstown's 1974 appropriation for mass transportation. Ought to pass. Rep. Hebert for Municipal and County Government.

Ordered to third reading.

HB 47, permitting village districts to be formed for the purposes of impounding water. Ought to pass with amendment. Rep. Lynch for Resources, Recreation and Development.

AMENDMENT

Amend RSA 52:25 as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

52:25 Authorized to Contract with Water Resources Board. Any district formed for the purpose of impoundment of water, organized pursuant to this chapter, may contract with the water resources board for the construction, operation and maintenance of any dam located within the district's boundaries. Such contract shall provide for payments to the water resources board covering all expenses incurred in connection therewith. In return therefor, the water resources board shall assume all obligations and liabilities resulting from such construction, operation and

maintenance. If the village district terminates its existence or if the contract is terminated, such obligations and liabilities outstanding at the time of such termination shall be outstanding obligations and liabilities of the district and, if the district is terminated, shall be treated in the same manner as under RSA 52:21. All contracts pursuant to this section shall become effective upon the approval of the governor and council.

Amendment adopted.

Ordered to third reading.

CHAPLAIN COMMITTEE REPORT

Rev. Milton L. Smith, Sr. of Suncook United Methodist Church Suncook has been chosen House Chaplain.

The Speaker introduced Rev. Smith to the House.

RECONSIDERATION

Rep. Hanson moved reconsideration on SB 20, legalizing a regular meeting of the Winchester school district.

Rep. Daniell spoke for the motion.

Adopted.

Rep. Daniell moved that SB 20 be reported inexpedient to legislate and spoke to his motion.

Reps. Johnson and Hanson spoke against the motion.

Rep. Drake moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the Daniell motion, inexpedient to legislate.

Motion failed.

Question being on ordering SB 20 to third reading.

Ordered to third reading.

Rep. Russell Chase moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 38, to eliminate the annual health certification for barbers.

SB 20, legalizing a regular meeting of the Winchester school district.

SB 25, authorizing towns to make general appropriations for mass transportation and legalizing Goffstown's 1974 appropriation for mass transportation.

HB 47, permitting village districts to be formed for the purposes of impounding water.

The Speaker appointed the following Tellers:

Section One: Rep. Plourde, 1-2; Alternate, Rep. Bednar, 1-9.

Section Two: Rep. Coutermarsh, 2-6; Alternate, Rep. Belair, 2-3.

Section Three: Rep. Lyons, 3-15; Alternate, Rep. Skinner, 3-23.

Section Four: Rep. Hanson, 4-6; Alternate, Rep. Brouillard, 4-14.

Section Five: Rep. Currier, 5-3; Alternate, Rep. Close, 5-2.

336 members were recorded as present.

On motion of Rep. Russell Chase the House adjourned at 1:15 o'clock.

Wednesday, 22Jan75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

God of all Truth, give us strength and courage to respond to truth unafraid.

How easy it is for all of us to deceive ourselves and others. Sometimes, Lord, we think by calling a tail a leg we can say a sheep has five legs. Not so. A four legged sheep has but four legs no matter how we rage on or silently pretend.

We are important people that meet here in privileged assembly. The fruit of truth or the lack of it hangs in balance here. Let there be truth, O Lord! Thy Truth prevail. Let there be no sacrifice of Truth among us.

In the Name of the God of Truth, Amen!

Rep. Vachon led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. John Winn and Martel, the day, illness.

Reps. Geiger and Baker, today and tomorrow, illness.

Rep. Eastman, today and tomorrow, illness in family.

Rep. McGinness, indefinite, illness.

Reps. Patenaude and Ingram, the day, important business.

Reps. Riley and Forsaith Daniels, today and tomorrow, important business.

Rep. Altman, the day, funeral.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 204 through 235 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 204, providing for partial distributions from estates pending final settlement. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 205, to reclassify a certain highway in the town of Danville. (Cummings of Rockingham Dist. 7—To Public Works)

HB 206, permitting state school building aid for any alteration to an existing building. (Gemmill of Grafton Dist. 10—To Education)

HB 207, prohibiting the use of a trawl or drag in the Piscataqua River for the taking of any fin fish. (Randall of Rockingham Dist. 11—To Fish and Game)

HB 208, defining cable television systems as property subject to real estate taxes and regulating their operations as a public utility. (Nims of Cheshire Dist. 15—To Ways and Means)

HB 209, relative to releasing the names of certain inactive voluntary corporations and associations and requiring decennial renewal of corporate status. (Perkins of Hillsborough Dist. 8—To Statutory Revision)

HB 210, relative to requiring proof of religious service in order for an unordained clergyman to qualify for a license to perform marriages. (Perkins of Hillsborough Dist. 8—To Statutory Revision)

HB 211, decreasing time limits within which accident and health coverage may be denied for certain purposes, changing the amount of civil penalty and providing minimum standards for such insurance policies. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 212, relative to closed seasons on pheasants. (Maynard of Rockingham Dist. 18—To Fish and Game)

HB 213, conforming registration provisions for foreign partnerships to those required for foreign corporations. (Perkins of Hillsborough Dist. 8—To Statutory Revision)

HB 214, providing for sharing of the total sum allocated to the medical education loan program at Dartmouth medical school. (Frizzell of Sullivan Dist. 7-To Education)

HB 215, relative to eliminating the limitation on the distribution of copies of school laws. (Beard of Belknap Dist. 9— To Education)

HB 216, prohibiting the use of buckshot in the taking of deer in the state. (Maynard of Rockingham Dist. 18—To Fish and Game)

HB 217, providing for the expiration of real estate attachments by operation of law. (Read of Rockingham Dist. 4—To Judiciary)

HB 218, permitting regional planning commissions to receive grants for pilot programs for solid waste disposal. (Greene of Rockingham Dist. 17—To Environment and Agriculture)

HB 219, to prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. (Chandler, Jr. of Merrimack Dist. 3—To Environment and Agriculture)

HB 220, to prohibit the sale of malt beverages in nonreturnable metal, plastic or glass containers. (Chandler, Jr. of Merrimack Dist. 3—To Environment and Agriculture)

HB 221, to prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. (Chandler, Jr. of Merrimack Dist: 3—To Environment and Agriculture)

HB 222, to reclassify a certain highway in the town of Bethlehem. (Pepitone of Grafton Dist. 3—To Public Works)

HB 223, relative to issuance of a sportsman's license by the fish and game department. (Stimmell of Rockingham Dist. 1-To Fish and Game)

HB 224, to prohibit school board members from being employed by their school district. (Cummings of Grafton Dist. 12—To Education)

HB 225, reducing the interest rate charged for delinquent tax payments. (Joos of Strafford Dist. 1-To Ways and Means)

HB 226, relative to adjusted total disability benefits under workmen's compensation. (Sanborn of Rockingham Dist, 9—To Labor, Human Resources and Rehabilitation)

HB 227, relative to requiring plats to indicate the date of their preparation and bear land surveyor seals before recording. (Skinner of Rockingham Dist. 3—To Municipal and County Government)

HB 228, redefining small claims by raising the maximum amount. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 229, relative to the certification and supervision of shared homes for adults. (Hager of Merrimack Dist. 21—To Health and Welfare)

HB 230, enabling political parties to permit independent voters to vote in their primaries without being registered as members of the party. (Gardner of Hillsborough Dist. 30; Duprey of Carroll Dist. 2; Ambrose of Belknap Dist. 1; Ramsey of Cheshire Dist. 12—To Statutory Revision)

HB 231, permitting changes of party affiliation by mail and changing the time for holding sessions of the supervisors of the checklist. (Gardner of Hillsborough Dist. 30; Duprey of Carroll Dist. 2—To Statutory Revision)

HB 232, requiring the fish and game department to destroy bears which damage persons or livestock. (Bradley of Grafton Dist. 5—To Fish and Game)

HB 233, requiring pre-trial psychiatric examinations to be completed within a certain period. (Lessard of Strafford Dist. 20; Day of Hillsborough Dist. 26—To Judiciary)

HB 234, updating language in the statute pertaining to burial expenses for medical assistance recipients. (Noble of Merrimack Dist. 21—To Health and Welfare)

HB 235, relative to issuance of small game licenses by the fish and game department. (Stimmell of Rockingham Dist. 1—To Fish and Game)

ENROLLED BILLS REPORT

SB 20, legalizing a regular meeting of the Winchester school district.

SB 25, authorizing towns to make general appropriations for mass transportation and legalizing Goffstown's 1974 appropriation for mass transportation.

COMMITTEE REPORTS

HB5, increasing the appropriation for the planning and construction of the legislative parking facility. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing the appropriation for the planning and construction of the legislative parking facility and to provide the joint committee on legislative facilities with condemnation powers relative to such facility.

Amend the bill by striking out all after section 2 and inserting in place thereof the following:

3 Condemnation Powers. Amend 1973, 368:2, as amended, by inserting after paragraph XII, the following new paragraph:

XIII. The committee shall have the power of condemnation to take and acquire such real property as it deems necessary in carrying out its duties relative to the legislative parking facility.

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Reps. Ferguson, Parker and Barrus spoke against the bill.

Reps. Bednar, George Wiggins, Maynard, Coutermarsh, Spirou and French spoke in favor of the bill.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Ferguson requested a roll call.

Seconded by Reps. Grasso, Carter, Coburn, Olden and Henry Richardson.

Reps. Dudley and Shapiro abstained from voting under Rule 16.

YEAS 223 NAYS 97

YEAS

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Mansfield, James Murray, Kenneth Randall, Sabbow, Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard.

CHESHIRE COUNTY

Ames, Francis Callahan, Close, Cooke, Cournoyer, Fillback, Cleon Heald, Ladd, Langille, Marshala, Milbank, Scranton, Wells.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Oleson, Mabel Richardson, Wiswell, York. GRAFTON COUNTY

Ira Allen, David Bradley, Richard Bradley, Chambers, Cornelius, Gaylord Cummings, Fimlaid, Hough, LaMott, Logan, Mann, Pepitone, Symons, Bruce Townsend, Ward, Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Bednar, Belanger, Belcourt, Bernier, Bishop, Emile Boisvert, Burke, Carswell, Cobleigh, Kendall Cote, Coutermarsh, Cullity, Philip Currier, Day, Douzanis, Drewniak, Dwyer, Favreau, Gabrielle Gagnon, Gardner, Gelinas, Gravelle, Lamy, Lawrence, Lebel, Lefebvre, Lynch, Lyons, MacDonald, Martin, McDonough, McGlynn, Milne, Morgan, Morgrage, Normand, Timothy O'Connor, O'Neil, Arnold Perkins, Peters, Polak, Reidy, Shea, Andre Simard, Leonard Smith, Kenneth

Spalding, Spirou, Theriault, P. Robert Thibeault, Van Loan, Wheeler, Cecelia Winn, Woodruff, Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, Castaldo, Chandler, Raymond Chase, Alice Davis, Estee, George Gordon, Hager, Haller, Hanson, Harriman, Hess, Gwendolyn Jones, Kenison, McNichol, Noble, Plourde, Ralph, Rich, Ryan, Sherman, Tarr.

ROCKINGHAM COUNTY

Appel, Belair, William Boucher, Campbell, Casassa, Collins, Charles Cummings, Cunningham, Danforth, Roy Davis, Ellis, Erler, Flanagan, Gage, Gillis, Goodrich, Gorman, Griffin, Harney, Hoar, Hobbs, William Keefe, Kelley, King, Lockhart, MacGregor, Maynard, McEachern, O'Connell, Michael O'Keefe, Page, Parr, Peterson, Read, Richards, Sanborn, Sayer, Senter, Skinner, Southwick, William Stevens, Stimmell, Tavitian, Webster, Wolfsen.

Appleby, Shirley Clark, Donnelly, Dumais, Dunlap, Grassie, Habel, Hebert, Kimball, Lessard, Roderick O'Connor, Osgood, Parnagian, Parshley, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Torrey, Winkley, Woods. SULLIVAN COUNTY

Burrows, Desnoyer, LeBrun, Lucas, Mahoney, Rousseau, Scott, Roma Spaulding, Sara Townsend.

NAYS

BELKNAP COUNTY

Marsh.

CARROLL COUNTY

Kenneth Smith, Towle.

CHESHIRE COUNTY

Ballam, Gagne, Anne Gordon, Johnson, Knight, Proctor, Ramsey, Russell, Anthony Stevens, Turner, Whipple.

COOS COUNTY

Judd, Poulin.

GRAFTON COUNTY

Buckman, George Cate, Cynthia Clark, W. Murray Clark, Copenhaver, Gemmill, Melnick, Taylor.

HILLSBOROUGH COUNTY

Wilfrid Boisvert, Boyd, Carter, Coburn, Colson, Corey, Corser, Joseph Eaton, Ferguson, Gramling, Granger, Salvadore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Levasseur, Fred Murray, Nardi, Paradis, Parker, Quigley, Reardon, Henry Richardson, Seamans, Sing, Solomon, Sullivan, Harold Thomson, Tropea, Vachon, Withington.

MERRIMACK COUNTY

John Cate, Christensen, David Currier, Cushman, Eugene Daniell, Gamache, William Kidder, Millard, Packard, Shepard.

ROCKINGHAM COUNTY

Bisbee, Blanchette, Briggs, Cressy, Donald DeCesare, Grace DeCesare, Ganley, Gaskill, Kashulinis, Krasker, Niebling, Parolise, Anthony Randall, Reese, Rogers, Scamman, Schwaner.

STRAFFORD COUNTY

Bouchard, Canney, Joncas, Joos, Kincaid, Maloomian, McManus, Rowell, Tibbetts, Tripp.

SULLIVAN COUNTY

Barrus, Brodeur, Frizzell, Olden.

and HB 5 was ordered to third reading

Rep. Ziakas wished to be recorded against HB 5.

CACR 1, relating to composition of the general court. Providing that the membership of the house of representatives shall be reduced to three hundred twenty. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

The committee felt that this amendment had been thoroughly discussed at the Con Con and it would be exercising futility to include it again on ballot.

Resolution adopted.

HB 22, standardizing the statutory notice given prior to certain meetings and hearings. Ought to pass. Rep. Hanson for Municipal and County Government.

Ordered to third reading.

HB 26, relative to the supervisors of the checklist. Ought to pass. Rep. Rowell for Municipal and County Government.

Rep. Leonard Smith moved that HB 26 be indefinitely postponed and spoke to his motion.

Rep. Oleson spoke in favor of the motion.

Reps. Bednar, Bernard, Sara Townsend and Hanson spoke against the motion.

Rep. Carter moved the previous question.

Sufficiently seconded.

Rep. Sweeney requested a roll call.

Seconded by Reps. Parker, Kendall Cote, Leonard Smith, O'Neil, and Copenhaver.

YEAS 53 NAYS 296

YEAS

BELKNAP COUNTY

Goyette, Leary, and Young.

CHESHIRE COUNTY

Langille and Anthony Stevens.

COOS COUNTY

Burns, Craggy, George Lemire, Oleson, Poulin and Valliere.

GRAFTON COUNTY

David Bradley, Richard Bradley, W. Murray Clark, Copenhaver, Cornelius, Gemmill and Ward.

HILLSBOROUGH COUNTY

Barrett, Coburn, Margaret Cote, Philip Currier, William Desmarais, Dwyer, Favreau, Granger, Philip Heald, LaChance, Lawrence, Lebel, Lyons, McDonough, Normand, O'Neil, Parker, Russell Perkins, Reardon, Record, Leonard Smith, Sweeney, Cecelia Winn and Zechel.

MERRIMACK COUNTY

Eugene Daniell, Gamache, LaBonte and Millard.

ROCKINGHAM COUNTY

Casassa, Danforth, Donald DeCesare, Ellis and Rogers.

SULLIVAN COUNTY

Barrus and Brodeur.

NAYS

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Hildreth, Barbara Kidder, Lawton, Mansfield, Marsh, James Murray, Kenneth Randall, and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith, and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Close, Cooke, Cournoyer, Fillback, Gagne, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, Milbank, Nims, Proctor, Ramsey, Russell, Scranton, Turner and Wells.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, Buckman, George Cate, Chambers, Cynthia Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Hough, A. C. Jones, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Bruce Townsend, and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Bednar, Belanger, Belcourt, Bernier, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Colson,

Corey, Corser, Joseph Cote, Kendall Cote, Coutermarsh, Cullity, Day, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Fliesher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Salvatore Grasso, Gravelle, George Healy, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lamy, Lefebvre, Levasseur, Lynch, Martin, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Fred Murray, Nardi, Timothy O'Connor, Arnold Perkins, Peters, Polak, Quigley, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Solomon, Kenneth Spalding, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, Castaldo, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Alice Davis, Estee, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, Gwendolyn H. Jones, Kenison, William Kidder, McLane, McNichol, Noble, Packard, Plourde, Ralph, Rich, Ryan, Shapiro, Shepard, Sherman, Tarr, Doris Thompson, Underwood, and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Connors, Cotton, Cressy, Charles Cummings, Cunningham, Roy Davis, Grace DeCesare, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, MacGregor, Maynard, McEachern, Niebling, O'Connell, Michael O'Keefe, Page, Parr, Parolise, Peterson, Anthony Randall, Read, Reese, Richards, Sanborn, Sayer, Scamman, Schwaner, Senter, Constance Simard, Skinner, Southwick, Splaine, William Stevens, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Lessard, Maloomian, McManus, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Burrows, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Nahil, Olden, Rousseau, Scott, Sara Townsend, and George Wiggins.

and the motion failed.

Question being shall HB 26 be ordered to third reading.

Ordered to third reading.

HB 8, prohibiting the use of studded tires on vehicles during the period from April first to November first of any year. Inexpedient to legislate. Rep. W. Murray Clark for Transportation.

The committee felt passage of this bill would place a burden on the motorist at this time.

Rep. MacDonald moved that HB 8 be recommitted to Transportation and spoke to his motion.

Reps. Ellis, Coburn and James Murray spoke in favor of the motion.

Rep. Tavitian spoke against the motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

HB 8 was recommitted to Transportation.

SB 28, providing for a special election for the office of United States senator. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

This bill makes it possible for a re-run of senatorial election, if the United States Senate should declare a vacancy, which would take the place of the Governor having to make an appointment to the next election.

Reps. Lawton, French and Spirou moved that debate on SB 28, providing for a special election for the office of United States senator, be limited.

The House voted to limit debate.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Special Election. A special election for the office of United States senator shall be held no sooner than thirty-five days and no later than forty-five days after this act takes effect, on a day, during said period, to be set by the governor and council, provided said day may not be the same day provided by RSA 39.1 for the holding of annual town meetings.

Rep. Russell Chase explained SB 28.

Rep. Eugene Daniell moved that SB 28 be laid on the table until January 30th in order to be referred to the Supreme Court on question of constitutionality.

The Clerk read the proposed resolution in full.

Reps. Lawton and Brouillard spoke against the motion.

Reps. Dudley, Belair, Hanna and Gardner spoke in favor of the motion.

Question being on the motion to table SB 28.

Rep. French requested a roll call.

Seconded by Reps. Parr, George Wiggins, Flanagan, Erler, Marsh and Canney.

YEAS 159 NAYS 205

YEAS

BELKNAP COUNTY

Ambrose, Goyette, Hildreth, Sabbow and Young.

CHESHIRE COUNTY

Ames, Cooke, Cournoyer, Gagne, Hanna, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, George Lemire, Oleson, Poulin and Valliere.

GRAFTON COUNTY

 $\mbox{\sc David}$ $\mbox{\sc Bradley},$ $\mbox{\sc Chambers},$ $\mbox{\sc Cynthia}$ $\mbox{\sc Clark},$ $\mbox{\sc Copenhaver},$ $\mbox{\sc Cornelius},$ $\mbox{\sc Melnick}$ and $\mbox{\sc Symons}.$

HILLSBOROUGH COUNTY

Barrett, Bednar, Belanger, Belcourt, Bernier, Bishop, Wilfrid Boisvert, Bruton, Burke, Carter, Corey, Margaret Cote, Coutermarsh, Cullity, Day, William Desmarais, Douzanis, Drewniak, Dwyer, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Gravelle, George Healy, Daniel Healy, Holland, Ingram, LaChance, Lamy, Lefebvre, Levasseur, Lynch, McDonough, McGlynn, McLaughlin, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil, Parker, Russell Perkins, Quigley, Reardon, Reidy, Shea, Andre Simard, Sing, Solomon, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Estee, Gamache, Harriman, Kenison, LaBonte, Plourde, Ralph, Rich, Shapiro and Tarr.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ganley, Gillis, Hobbs, Kelley Krasker, Maynard, McEachern, Niebling, O'Connell, Michael O'Keefe, Parolise, Peterson, Splaine and William Stevens.

STRAFFORD COUNTY

Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kincaid, Lessard, Maloomian, Roderick O'Connor, Robillard, Ruel, Sackett and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Nahil, Rousseau, Sara Townsend and Williamson.

NAYS

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith, and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Close, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Scranton, Turner, Wells and Whipple.
COOS COUNTY

Burns, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson, and Wiswell. GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, A. C. Jones, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Ainley, Arnold, Emile Boisvert, Boyd, Bragdon, Carswell, Cobleigh, Coburn, Colson, Corser, Joseph Cote, Kendall Cote, Philip Currier, Clyde Eaton, Joseph Eaton, Favreau, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lyons, MacDonald, Martin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Peters, Polak, Record, Henry Richardson, Seamans, Leonard Smith, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, John Cate, Milton Cate, Chandler, Alice Davis, George Gordon, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, William Kidder, McLane, McNichol, Millard, Noble, Packard, Ryan, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Kashulines, King, Lockhart, MacGregor, Page, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Senter, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard Bouchard, Canney, Shirley Clark, Dunlap, Kimball, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Barbara Thompson, Tibbetts, Torrey and Tripp.

SULLIVAN COUNTY

Barrus, Lucas, Olden, Scott, Roma Spaulding, and George Wiggins.

and the motion failed.

Question being on the adoption of the committee amendment.

Amendment adopted.

Question being on ordering SB 28 to third reading.

Reps. Spirou, Cecelia Winn, McDonough, Wilfred Boisvert, Hildreth, Cressy and Coutermarsh spoke against the bill.

Reps. Read, George Gordon, Joseph Cote, MacDonald, Ward and Philip Currier spoke in favor of the bill.

Rep. French requested a roll call.

Seconded by Reps. Parr, George Wiggins, Flanagan, Erler, Marsh and Canney.

ROLL CALL YEAS 221 NAYS 144

YEAS 221

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith, and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Close, Cooke, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Ramsey, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Burns, Drake, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson, and Wiswell.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, A. C. Jones, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Ainley, Arnold, Emile Boisvert, Boyd, Bragdon, Carswell, Carter, Cobleigh, Coburn, Colson, Corey, Corser, Joseph Cote, Kendall Cote, Philip Currier, Clyde Eaton, Joseph Eaton, Favreau, Ferguson, Fleisher, Granger, Salvatore Grasso, Philip Heald, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lawrence, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Peters, Polak, Record, Seamans, Leonard Smith, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, Alice Davis, George Gordon, Hager, Hanson, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, McNichol, Millard, Noble, Packard, Rich, Ryan, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, Greene, Griffin, Harney, Kashulines, King, Lockhart, MacGregor, Page, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Senter, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Dunlap, Joncas, Joos, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Barbara Thompson, Tibbetts, Torrey and Tripp.

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Olden, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

NAYS 144

BELKNAP COUNTY

Ambrose, Goyette, Hildreth and Sabbow.

CHESHIRE COUNTY

Ames, Cournoyer, Gagne, Hanna, Nims, Proctor, Russell and Anthony Stevens.

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, George Lemire, Oleson, Poulin and Valliere.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Melnick and Symons.

HILLSBOROUGH COUNTY

Barrett, Bednar, Belanger, Belcourt, Bernier, Bishop, Wilfrid Boisvert, Bruton, Burke, Margaret Cote, Coutermarsh, Cullity, Day, William Desmarais, Douzanis, Drewniak, Dwyer, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Gravelle, George Healy, Daniel Healy, Lachance, Lamy, Lefebvre, Levasseur, Lynch, McDonough, McGlynn, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil, Parker, Russell Perkins, Quigley, Reardon, Reidy, Henry Richardson, Shea, Andre Simard, Sing, Solomon, Spirou, Sullivan, Sweeney, P. Robert Theriault, Thibeault, Vachon, Wheeler, Cecelia Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Gamache, Haller, Harriman, LaBonte, Plourde, Ralph and Shapiro.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ganley, Gillis, Goff, Hobbs, Kelley, Krasker, Maynard, McEachern, Niebling, O'Connell, Michael O'Keefe, Parolise, Peterson and William Stevens. STRAFFORD COUNTY

Bernard, Shirley Clark, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Kincaid, Lessard, McManus, Roderick O'Connor, Robillard, Ruel, Sackett and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Nahil and Rousseau. and SB 28 ordered to third reading.

Rep. Henry Richardson, who voted no on the question of ordering SB 28 to third reading, informed the Clerk that he inadvertently voted incorrectly and meant to vote yes.

SUSPENSION OF RULES

Rep. French moved that the rules of the house be so far suspended as to place SB 28 on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

SB 28, providing for a special election for the office of United States senator, was read a third time and passed.

RECONSIDERATION

Rep. Drake moved reconsideration on SB28.

Reconsideration failed.

COMMITTEE REPORTS CONTINUED

SCR 3, urging the United States Senate to authorize a new election in the contest for this state's Senate seat. Ought to pass. Rep. Morgan for Statutory Revision.

Requesting the United States Senate to declare a vacancy.

Rep. Spirou moved that SCR 3 be indefinitely postponed and spoke in favor of his motion.

Rep. French spoke against the motion.

Rep. Maynard requested a roll call.

Sufficiently seconded.

Adopted.

YEAS 161 NAYS 207

YEAS

BELKNAP COUNTY

Bowler, Goyette, Hildredth, Barbara Kidder, Sabbow and Young.

CHESHIRE COUNTY

Ames, Cournoyer, Gagne, Hanna, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, Oleson, George Lemire, Poulin, and Valliere.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Melnick, Symons and Taylor.

HILLSBOROUGH COUNTY

Barrett, Bednar, Belcourt, Bernier, Wilfrid Boisvert, Bruton, Burke, Carter, Colson, Corey, Margaret Cote, Coutermarsh, Cullity, Day, William Desmarais, Douzanis, Drewniak, Dwyer, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Salvatore Grasso, Gravelle, George Healy, Daniel Healy, Ingram, Lachance, Lamy, Lefebvre, Levasseur, Lynch, McDonough, McGlynn, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil, Parker, Russell Perkins, Quigley, Reardon, Record, Reidy, Shea, Andre Simard, Sing, Leonard Smith, Solomon,

Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Cushman, Eugene Daniell, Estee, Gamache, Haller, Harriman, H. Gwendolyn Jones, Kenison, LaBonte, Plourde, Ralph, Shapiro and Tarr.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Ganley, Gaskill, Gillis, Goff, Hobbs, Kelley, Krasker, Maynard, McEachern, Niebling, O'Connell, Michael O'Keefe, Parolise, Peterson, Reese, Splaine, and William Stevens. STRAFFORD COUNTY

Bernard, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joos, Kincaid, Lessard, McManus, Roderick O'Connor, Robillard, Ruel, Barbara Thompson, and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Mahoney, Nahil, Rousseau and Williamson.

NAYS

BELKNAP COUNTY

Ambrose, Beard, Brouillard, French, Lawton, Leary, Mansfield, Marsh, James Murray, and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith, and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Close, Cooke, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Burns, Drake, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, A. C. Jones, LaMott, Logan, Mann, Pepitone, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Belanger, Bishop, Emile Boisvert, Boyd, Bragdon, Carswell, Cobleigh, Coburn, Corser, Joseph Cote, Kendall Cote, Philip Currier, Clyde Eaton, Joseph Eaton, Favreau, Granger, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lyons, Martin, McLaughlin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Peters, Polak, Henry Richardson, Seamans, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

Chris Andersen, Ayles, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, George Gordon, Hager, Hanson, Hess, James Humphrey, William Kidder, McLane, McNichol, Millard, Noble, Packard, Rich, Ryan, Shepard, Sherman, Doris Thompson, Underwood, and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Ellis, Erler, Flanagan, Gage, Goodrich, Gorman, Greene, Griffin, Harney, Kashulines, King, Lockhart, MacGregor, Page, Parr, Anthony Randall, Read, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Senter, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Shirley Clark, Dudley, Dunlap, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Sackett, Tibbetts, Torrey and Tripp.

SULLIVAN COUNTY

Barrus, Frizzell, Olden, Scott, Roma Spaulding, Sara Townsend and George Wiggins.

and the motion failed.

Reps. Valliere and Dudley, who voted no on the question of indefinite postponement of SCR 3, informed the Clerk that they inadvertently voted incorrectly and meant to vote yes.

Question now being shall SCR 3 pass.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 5, increasing the appropriation for the planning and construction of the legislative parking facility and to provide the joint committee on legislative facilities with condemnation powers relative to such facility.

HB 22, standardizing the statutory notice given prior to certain meetings and hearings.

HB 26, relative to the supervisors of the checklist.

RECONSIDERATION

Rep. Drake moved reconsideration on HB 5, increasing the appropriation for the planning and construction of the legislative parking facility and to provide the joint committee on legislative facilities with condemnation powers relative to such facility.

Reconsideration failed.

SENATE MESSAGE INTRODUCTION OF SENATE BILLS First, second reading & referral

SB 13, to eliminate the health certification for hairdressers and manicurists. Health and Welfare.

SB 22, providing for the election of members to the county convention as a separate county office. Municipal and County Government.

SIX-DAY EXTENSIONS GRANTED

HB 25, changing the open season for deer hunting. (Fish and Game)

COMMITTEE CHANGES

Rep. Chandler on Constitutional Revision.

Rep. Cynthia Clark off Constitutional Revision.

Rep. Collins off Executive Departments, on State Institutions.

Rep. Van Loan on Labor, Human Resources and Rehabilitation.

Rep. Quigley off Environment and Agriculture, on Public Works.

Rep. Leonard A. Smith on Environment and Agriculture. (In accordance with the provisions of House Rule No. 4, the Speaker and the Minority Leader have agreed that membership on this committee shall be non-proportional.)

Rep. Grace L. Joncas on Constitutional Revision.

UNANIMOUS CONSENT

Rep. Hanson addressed the House by unanimous consent.

RESOLUTIONS on the death of ADELARD AUBUT

Whereas, we have learned with sorrow of the death of Adelard Aubut, a Representative from Nashua, and

Whereas, Mr. Aubut has served his community faithfully and with efficiency, therefore be it

Resolved, that we, the members of the House of Representatives in General Court

convened, do hereby extend our sympathy to the family of Mr. Aubut, and be it further

Resolved, that a copy of these resolutions be transmitted to his family.

SENATE MESSAGE

CONCURRENCE ON SB WITH HOUSE AMENDMENT SB 28, providing for a special election for the office of United States senator.

RECONSIDERATION

Rep. Bednar moved reconsideration on HB 26, relative to the supervisors of the checklist.

Reconsideration failed.

368 members were recorded as present.

RECESS

ENROLLED BILLS REPORT

SB 28, providing for a special election for the office of United States senator.

On motion of Rep. French the House adjourned at 4:29 o'clock.

Thursday, 23Jan75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

God our Father, You are versatile beyond our understanding. You make the giant stars and the tiny atom. You make the galaxy to turn and the flower to bloom. And we confess that we often are unsure of what our purpose is in this mysterious creation, so we pray for light. Help us now to see our individual call to a purpose You have ordained. Give us the strength to do Your Will, as loved and accepted persons, as best we know and understand it to be. We can do no more—we can do no less and still be true to ourselves and to You. In the Master's Name, Amen.

Rep. Barka led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Cornelius, Whipple, Close and Robert Callahan, the day, important business.

Reps. Ingram, John Winn, Ryan and Martel, the day, illness.

INTRODUCTION OF GUESTS

Miss Monique Ruel Luarion, granddaughter of Rep. Ruel. Miss Denise Gravel, friend of Rep. Ruel's granddaughter.

RESOLUTIONS

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 236 through 250 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 236, limiting the use of felony convictions as disqualifications for

employment by the state or political subdivisions or to engage in a practice for which a license is required. (McManus of Strafford Dist. 17—To Judiciary)

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars. (Shapiro of Merrimack Dist. 20—To Judiciary)

HB 238, relative to compilation of divorce statistics, eligibility for marriage, the waiting period for marriage certificates and recognition of marriages. (Gelinas of Hillsborough Dist. 31—To Judiciary)

HB 239, increasing the appropriation for perambulation of the Maine-New Hampshire boundary line. (Cummings of Rockingham Dist. 7—To Appropriations)

HB 240, to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary and making an appropriation therefor. (Heald of Cheshire Dist. 14—To Claims, Military and Veterans Affairs)

HB 241, to establish community resource areas and making an appropriation therefor. (Williamson of Sullivan Dist. 9—To Resources, Recreation and Development)

HB 242, relative to the tenure of office of town officers appointed to fill the vacancy of an elected officer. (Bednar of Hillsborough Dist. 14; Wiggins of Sullivan Dist. 8—To Municipal and County Government)

HB 243, permitting the election of school district auditors for staggered terms. (Townsend of Sullivan Dist. 1—To Municipal and County Government)

HB 244, relative to school district liability for tuition for elementary and junior high school students attending schools in another district. (Nardi of Hillsborough Dist. 27—To Education)

HB 245, prohibiting dual candidacies for office and preventing dual printing of a candidate's name on the ballot of biennial elections and other elections of national or state officers. (Cote of Hillsborough Dist. 28—To Municipal and County Government)

HB 246, relative to the distribution of district court fees. (Plourde of Merrimack Dist. 7—To Judiciary)

HB 247, prohibiting the taking of wild deer in the year 1975. (Keefe of Rockingham Dist. 23—To Fish and Game)

HB 248, increasing the membership of the personnel commission. (McDonough of Hillsborough Dist. 29; Cote of Hillsborough Dist. 28—To Labor, Human Resources and Rehabilitation)

HB 249, providing for unemployment compensation dependency payments. (McDonough of Hillsborough Dist. 29; Cote of Hillsborough Dist. 28—To Labor, Human Resources and Rehabilitation)

HB 250, relative to the New Hampshire turnpike system. (Davis of Merrimack Dist. 15—To Public Works)

HOUSE CONCURRENT RESOLUTION NO. 9

Reps. Close, Lawton, Lockhart, Altman, Coutermarsh and Oleson offer the following:

HCR 9, establishing a joint committee to study and make recommendations on railroad conditions in this state.

Referred to the subcommittee on Resolutions and Screening.

COMMITTEE REPORTS

HB 40, relative to interest rates on small loans. Inexpedient to legislate. Rep. Lamy for Banks and Insurance.

No valid reason offered by sponsor as to why this should be done. All factual information supported committee decision. The cost of money to finance companies now is such that many companies went in the hole last year at the present rates. A further reduction would mean that many people would be unable to borrow at all.

Resolution adopted.

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustees of the university of New Hampshire. Ought to pass with amendment. Rep. Krasker for Education.

The need for veterinarians in New Hampshire is well documented. This bill, which must go to Appropriations, is a small step in the direction of seeing that New Hampshire residents are able to go to veterinary schools with state loans. The committee vote was unanimous.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Declaration of Legislative Intent. To promote the declared state interest of providing educational opportunities only to persons who are bona fide residents of this state and have contributed to the support of this state, the general court establishes in section 3 of this act more stringent procedures for determining the residency of persons applying for acceptance as sponsored students of veterinary medicine under RSA 332-C.

Amendment adopted.

Referred to Appropriations.

HB 43, relative to the student trustee in the state university system. Ought to pass with amendment, Rep. Lessard for Education.

The committee voted unanimously that the students should have a voice in nominating the student trustee. The bill provides for the rotation of the student trustee among UNH, Keene, Plymouth, each to serve for one year.

The amendment provides for the governor to retain his power of appointment from the three student nominees.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Trustee to be Rotated Between Three Schools and Nominated by Students. Amend RSA 187:5, III (supp), as inserted by 1971, 161:1, by striking out said paragraph and inserting in place thereof the following:
- III. One member shall be a student enrolled at the New Hampshire college of agriculture and the mechanic arts of the university of New Hampshire, Keene state college or Plymouth state college. The office of student trustee shall be rotated among the three schools in the order in which they are listed. The students enrolled and classified as full-time students at the school entitled to a trustee that year shall elect in May three nominees for appointment as a trustee by the governor and council. The term of the student trustee shall commence on September first following his nomination and shall be for one year contingent upon the trustee's continued enrollment as a student at said school. If the governor and council fail to appoint one of the nominees so elected by September first after the election, the nominee who received the highest number of votes in the election shall serve as the student trustee. In the event a student trustee ceases to be a student at said school for any reason, the next school in order shall hold a special election to elect three nominees for appointment by the governor and council as the student trustee to serve for the remainder of the predecessor's term plus one year. If the governor and council fail to appoint one of the nominees so elected within sixty days after the election, the nominee who received the highest number of votes in the election shall serve as the student trustee.
- 2 Transitional Period. The student trustee nominated in May 1975 pursuant to RSA 187:5, III, as inserted by section 1 of this act, shall take office upon the expiration of his predecessor's term or September 1, 1975, whichever occurs first and serve until August 31, 1976.
 - 3 Effective Date. This act shall take effect on May 1, 1975.

Amendment adopted.

Ordered to third reading.

Rep. Cornelius wished to be recorded in favor of HB 43 as amended.

HB 93, relative to revision of engineering laws. Ought to pass. Rep. Brouillard for Executive Departments and Administration.

A bill, requested by the Board of Registration of Engineers, increasing certain fees and updating two sections of the original law.

Ordered to third reading.

VACATES

Rep. Drake moved that the House vacate the reference of HB 160 relative to compensating the town of Raymond for rendering municipal services for property purchased by the state and making an appropriation thereof to the committee on appropriations and re-refer said bill to the committee on Public Works,

Adopted.

Rep. Drake moves that the House vacate the reference of HB 161 to reimburse the town of Dummer for revenue lost due to the taking of Pontook Dam and making an appropriation thereof to the committee on Appropriations and re-refer the bill to the committee on Claims, Military and Veterans Affairs.

Adopted.

PROTEST AND DISSENT

Rep. Daniel Healy

Reasons for protest and dissent against the passage of Senate Bill 28, providing for a special election for the office of United States senator as amended and Senate Concurrent Resolution 3, as amended as submitted by Daniel J. Healy, Hillsborough Dist. 29.

On June 21, 1788, the great State of New Hampshire ratified and made the Constitution of the United States the fundamental Law of our land. The first Article of that Constitution included Section No. 5 entitled "Each House to be the judge of the election and qualifications of its members, regulations as to Quorum".

The language of that Article pertinent to the issues decided today is as follows: "Each House shall be the judge of the elections, returns and qualifications of its members". Since the date of its ratification no one has seriously questioned its desirability as an effective tool in the Organization of the United States Congress.

Today Senate Bill 28 entitled An Act providing for a special election for the Office of United States Senator, as amended by the Senate and House and Senate Concurrent Resolution 3, as amended captioned Urging the U. S. Senate to authorize a new election in the contest for this state's U. S. Senate seat have been approved. It would be an act of gross neglect of my Legislative duties if I as a member of the General Court did not set out forthright my rationalization of my opposition to the passage of this Senate Bill and Concurrent Resolution.

Senate Bill 28 as amended was diabolically contrived with its primary purpose to avoid and to make ineffectual existing N. H. Statutes pertaining to elections and to improperly influence the United States Senate in its deliberations under the power granted to it under Article 1, Section No. 5 of the Constitution of the United States making it mandatory for it to judge the elections, returns and qualifications of its members.

To ask members of the United States Senate who have sworn to fully and faithfully perform their duties and to defend and uphold the Constitution of the United States to cowardly and cravenly disavow their oaths of office and by subterfuge avoid their responsibilities under this Article is an act of such impropriety that I could not possibly vote for such irresponsible action.

To propose to the members of the General Court that they forsake their oaths and to make ineffectual the election Statutes of this State that clearly outline the procedures under which a valid election is to be resolved is a proposition that I cannot honorably support. To take a selective case under special circumstances and to request that special standards now be approved is to abuse the prerogatives granted to us under our State Constitution.

No member of this Legislature nor any voter of this State having lived under the protection of the Constitution of the United States and the State of New Hampshire can acquiesce to the abridgement of these vital Documents under the pretext of necessary Legislation for the protection of the rights of the citizens of this state. This is the most fallacious argument ever presented to the General Court and I have complete faith that the people of this State will not be mislead or deceived by it. I could not permit the negation of a properly held election under the existing laws of our land by a vote of approval.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 43, relative to the student trustee in the state university system. HB 93, relative to revision of engineering laws.

RECONSIDERATIONS

Rep. Ellis moved reconsideration on HB 40, relative to interest rates on small loans.

Reconsideration failed.

Rep. Lessard moved reconsideration on HB 43, relative to the student trustee in the state university system.

Reconsideration failed.

335 members were recorded as present.

On motion of Reps. French and Spirou, the House adjourned at 1:15 o'clock.

Tuesday, 28Jan75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Father in heaven, who in creative labor brought forth the world and all that is in it, teach us your purpose for our labors. Guide us by your Spirit to put the labor of our minds and bodies to constructive, meaningful use. Let us dare to hear and see your prophetic truth everywhere even though it be found "on subway walls and tenement halls". Let us respond to our changing times with honesty and openness rather than react which often means rejection on our part. The experience of our changing times calls for response not reaction. "Silence like a cancer grows". Let us be the disturbers of the silence of apathy and indecision and all forms of evil that destroy persons, communities, states and nations May our legislative voice be a Gospel Clarion—a loud clear voice for the good news of truth and justice for all mankind. May Your healing presence be with Ted Aucella, our Sergeant-at-Arms in his hour of need and with all who need Your healing touch upon body, mind, soul and spirit. This I pray in the name of the Good News Man, Jesus Christ. Amen.

Rep. Sullivan led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Shea, Barrus, Mann and Spirou, the day, important business.

Reps. Ruel and LaBonte, indefinite, illness.

Rep. Danforth, the day, illness.

Rep. Krasker, the day, family funeral.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 251 through 272 and Concurrent Resolutions Proposing Constitutional Amendments numbered 7 through 8 shall be by this resolution read a

first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 251, establishing speed limits on open inland waterways of the state where not otherwise limited. (Williamson of Sullivan Dist. 9—To Resources, Recreation and Development)

HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike. (Fortier of Coos Dist. 6; Gagnon of Coos Dist. 9; Ruel of Strafford Dist. 13; Kidder of Coos Dist. 5; Davis of Merrimack Dist. 15; Lamontagne of Dist. 1—To Public Works)

HB 253, providing a maximum finance charge on non-commercial gasoline credit card accounts. (Murray of Belknap Dist. 9—To Banks and Insurance)

HB 254, reducing the board of trustees of the retirement system to nine members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor. (Drake of Coos Dist. 3—To Executive Departments and Administration)

HB 255, providing for ten-day, temporary motor vehicle plates for motor vehicles, trailers, semi-trailers or tractors purchased from a dealer outside of New Hampshire. (Young of Belknap Dist. 8—To Transportation)

HB 256, abolishing the resident tax and providing for local option to impose a local resident tax, (Splaine of Rockingham Dist. 19—To Ways and Means)

HB 257, establishing a study committee to determine the feasibility of implementing regional computer centers and making an appropriation therefor. (Nims of Cheshire Dist. 15—To Statutory Revision)

HB 258, providing for the continued revision of the Revised Statutes Annotated. (Nims of Cheshire Dist. 15—To Statutory Revision)

HB 259, relating to dogs at large and providing a penalty against the owner. (Sabbow of Belknap Dist. 8—To Judiciary)

HB 260, relative to bonding requirements for certain town officials. (Bednar of Hillsborough Dist. 14; Gravelle of Hillsborough Dist. 14—To Municipal and County Government)

HB 261, authorizing officials of political subdivisions to act as issuing agents for food stamps. (McLane of Merrimack Dist. 16—To Health and Welfare)

HB 262, relative to approval of bonds for certain county officers by the department of revenue administration. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 263, relative to appeals from zoning boards of adjustment and planning boards. (Sayer of Rockingham Dist. 5—To Municipal and County Government)

HB 264, relative to the practice of professional engineering by registered professional engineers. (Ellis of Rockingham Dist. 16—To Executive Departments and Administration)

HB 265, relative to installing snow-making equipment at Mount Sunapee state park. (Williamson of Sullivan Dist. 9; Boyd of Hillsborough Dist. 12; Fleisher of Hillsborough Dist. 25; Hanson of Merrimack Dist. 5; Hess of Merrimack Dist. 6; Humphrey of Merrimack Dist. 11; Lucas of Sullivan Dist. 6; Mahoney of Sullivan Dist. 6; Milne of Hillsborough Dist. 25; McLane of Merrimack Dist. 16; Sayer of Rockingham Dist. 5; Scott of Sullivan Dist. 6; Sherman of Merrimack Dist. 2; Spalding of Hillsborough Dist. 10; Wiggins of Sullivan Dist. 8; Woodruff of Hillsborough Dist. 18—To Resources, Recreation and Development)

HB 266, relative to eliminating district residency requirements for school district auditors. (Hager of Merrimack Dist. 21—To Municipal and County Government)

HB 267, relative to the reporting of collateral resources, making false statements, misrepresentation or concealment in connection with food stamps and providing penalties therefor. (Wilson of Rockingham Dist. 2; Lyons of Hillsborough Dist. 13—To Judiciary)

HB 268, establishing the Meredith district court. (French of Balknap Dist. 1; Lawton of Belknap Dist. 1; Ambrose of Belknap Dist. 1—To Judiciary)

HB 269, repealing certain statutes relative to marriages of defective persons. (O'Connor of Strafford Dist. 18—To State Institutions)

HB 270, relative to the fees charged by the state at the New Hampshire hospital

and the Laconia state school and training center, (Blanchette of Rockingham Dist. 14: Chase of Merrimack Dist. 7—To State Institutions)

HB 271, establishing a study committee to investigate the feasibility of separating the state retirement systems from the amount of social security received and making an appropriation therefor. (McDonough of Hillsborough Dist. 29; Cote of Hillsborough Dist. 28—To Executive Departments and Administration)

HB 272, relative to information required to be disclosed on property tax bills. (Bednar of Hillsborough Dist. 14; Schwaner of Rockingham Dist. 9; Bernard of Strafford Dist. 17—To Municipal and County Government)

CACR 7 Relating to: Establishing a unicameral legislature for New Hampshire. Providing that: The general court of New Hampshire be unicameral. (Gordon of Merrimack Dist. 7; Read of Rockingham Dist. 4—To Constitutional Revision).

CACR 8, Relating to: Adoption of Constitutional Amendments by Three-fifths of Voters. Providing that: Proposed constitutional amendments may be approved by three-fifths of the voters present and voting on the subject. (O'Connor of Strafford Dist. 18—To Constitutional Revision)

HOUSE CONCURRENT RESOLUTION NO. 10

Representatives Turner, French, Belair, Russell Chase, and Coutermarsh offered the following:

HCR 10, notifying congress and the President of this state's opposition to any increase in tariffs on imported petroleum.

Referred to the subcommittee on Resolutions and Screening.

HOUSE CONCURRENT RESOLUTION NO. 11

Representative Canney offered the following:

HCR 11, memorializing Congress and the President of the United States to stop all military and economic aid to Vietnam.

Referred to the subcommittee on Resolutions and Screening.

VACATES

Rep. Greene moved that the House vacate the reference of HB 169, relating to the sale, gift or display of certain birds and rabbits, to the committee on Fish and Game and re-refer said bill to the committee on Environment and Agriculture.

Adopted.

Rep. James Murray moved that the House vacate the reference of HB 196, relative to the implied consent of chemical testing of blood of boat operators or pilots who operate boats on the public waters of the state of N.H., to the committee on Judiciary and re-refer said bill to the committee on Transportation.

Adopted.

COMMITTEE REPORTS

HB 61, relative to the rehabilitation of the Laconia state armory. Majority: Ought to pass; Rep. Benton for Claims, Military and Veterans Affairs. Minority: Inexpedient to legislate. (Rep. Parolise).

Majority: Since 1961, the Adjutant General has been seeking, without success, a suitable location for a new National Guard Armory in Laconia. The Committee made an on-site inspection of the existing armory, constructed in 1927. The foundation and shell of the building appear to be structurally sound; however, repairs and replacements must be made in all areas of the building to effect operating economies, meet safety, fire and health standards and prevent further deterioration. The Treasurer of New Hampshire has been holding, since 1961, approximately \$108,000, which is available for a building rehabilitation program. Minority: Rep. Parolise is of the opinion that there is not a valid reason to retain an armory in Laconia, and therefore, believes that the money presently being held by the Treasurer should be used for some better purpose than renovating the existing armory.

Reps. Benton, Daniell, Hildreth and Sabbow spoke in favor of the bill.

Reps. Parker and Parolise spoke against the bill.

Previous question was moved and sufficiently seconded.

Adopted.

Referred to Appropriations.

HB 68, increasing certain special retirement benefits payable from the highway fund. Ought to pass. Rep. Parr for Claims, Military and Veterans Affairs.

By legislation in 1953, two elderly ladies, widows of employees of the Department of Public Works and Highways, have been receiving a small monthly pension from the "Highway Trust Fund", payable for the life of the two ladies. There are no other persons receiving pensions from the highway trust fund. One lady also receives a small amount from Social Security, the other a small "veterans pension", both are opposed to applying for or accepting any other form of relief. Rep. Benton explained the bill and spoke in its favor.

HB 11, relative to land surveyor certifications on recorded condominium plans. Ought to pass with amendment. Rep. Duprey for Executive Departments and Administration.

Bill allows land surveyors to certify their work on condominium plans.

AMENDMENT

Amend RSA 479-A:12, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

479-A:12 Copy of Floor Plans to be Filed. Simultaneously with the recording of the declaration there shall be filed in the office of the recording officer a set of the floor plans of the building showing the layout, location, unit numbers and dimensions of the units, stating the name of the building or that it has no name. Those portions of the plans prepared by a registered land surveyor shall bear the verified statement of a registered land surveyor and all other portions of the plans shall bear the verified statement of a registered architect or a registered professional engineer certifying that they are accurate copies of portions of the plans of the building as filed with and approved by the municipal or other governmental subdivision having jurisdiction over the issuance of permits for the construction of buildings, if any. Said plans shall be drawn in full compliance with the requirements as to material, markings, size and other specifications as set forth in RSA 478:13-a in those counties which have adopted the provisions of RSA 478:13-a. If such plans do not include a verified statement by such land surveyor and architect or engineer that such plans fully and accurately depict the layout, location, unit designations and dimensions of all of the units as built, there shall be recorded prior to each first conveyance of any particular unit with respect to which such a statement was not made an amendment to the declaration to which shall be attached a verified statement of a registered land surveyor as to the portions of plans prepared by a registered land surveyor and a verified statement of a registered architect or a registered professional engineer as to all other portions of plans certifying that the plans theretofore filed, or being filed simultaneously with such amendment, fully and accurately depict the layout, location, unit designations and dimensions of such particular unit as built. Such plans shall be kept by the recording officer, indexed in the same manner as a conveyance entitled to record.

Rep. Duprey explained the amendment.

Amendment adopted.

Ordered to third reading.

SB 23, permitting the presiding officers of the legislature to provide for additional distributions of the manual and pamphlet laws. Ought to pass. Rep. Carswell for Executive Departments and Administration.

This bill merely provides for disposal of unallocated copies of manual and pamphlet laws.

Ordered to third reading.

HB 32, changing the name of Black Pond in the town of Windsor and restricting the use of power boats thereon. Inexpendient to legislate. Rep. Boyd for Resources, Recreation and Development.

It is the committee's position that renaming of ponds is unwise in circumstances such as these, due to rendering existing maps inaccurate and adding to any confusions existing in title to real property. It also feels that regulation of boats in the matters contemplated is more equitably accomplished through petition to the Division of Safety Services, Department of Safety.

Resolution adopted.

HB 63, relative to permitting aliens to be licensed as real estate salesmen or brokers and to qualify for appointment to the New Hampshire real estate commission. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Resolution adopted.

SB 6, relative to the location of any recount that may be required under the election laws of the state. Ought to pass, Rep. Morgan for Statutory Revision.

Rep. Russell Chase offered an amendment.

The Clerk read the amendment in full.

Rep. Chase explained the amendment.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Constitutional Amendment Recount, Location of. Amend RSA 59:101 by striking out in line seven the words (the state house) and inserting in place thereof the following (any suitable state facility in the city of Concord as may be designated by the secretary of state) so that said section as amended shall read as follows:

59:101 Referendum Elections. Constitutional Amendments. The governor and council shall, upon petition of not less than one hundred voters which is presented to them within twenty-five days of the date of election, order the secretary of state to recount the ballots cast on any question amending the constitution if the proposal was adopted or failed adoption by no more than one per cent of the total vote cast. The recount shall take place at any suitable state facility in the city of Concord as may be designated by the secretary of state at such time as the secretary of state may appoint and under such rules of procedure as he shall determine. The secretary of state shall publish a notice of the time and place of the recount twice in a newspaper of general circulation throughout the state. If a petition requesting a recount is presented to the governor and council as provided herein, all ballots shall remain in the custody of the respective town and city clerks, under seal, until called for by the secretary of state for the purpose of recounting the ballots.

3 County Recount, Location of. Amend RSA 59:102 by striking out in line seven the words "the state house" and inserting in place thereof the following (any suitable state facility in the city of Concord as may be designated by the secretary of state) so that said section as amended shall read as follows:

59:102—County Referendum. The secretary of state shall recount the ballots cast on any question which may be submitted to the voters of a county at a biennial election under the provisions hereinafter set forth. Application for such a recount shall be by written petition signed by at least fifty legal voters of said county presented to the secretary of state within ten days after the biennial election. The recount shall take place at any suitable state facility in the city of Concord as may be designated by the secretary of state at such time as the secretary of state may appoint and under such rules of procedure as he shall determine. The secretary of state shall publish notice of the time and place of the recount once in a paper of general circulation throughout the county. The fee for such a recount on a question voted on throughout a county shall be twenty-five dollars which shall be paid to the secretary of state by the person submitting the application.

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.
Ordered to third reading.

INTRODUCTION OF SENATE BILL

First, second reading & referral

SB 18, relative to the commitment of children to the youth development center for an offense (State Institutions).

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 68, increasing certain special retirement benefits payable from the highway fund.

HB 11, relative to land surveyor certifications on recorded condominium plans.

SB 23, permitting the presiding officers of the legislature to provide for additional distributions of the manual and pamphlet laws.

SB 6, relative to the location of any recount that may be required under the election laws of the state.

RECONSIDERATION

Rep. Benton moved reconsideration on HB 61, relative to the rehabilitation of the Laconia state armory.

Reconsideration failed.

341 members were recorded as present.

The Clerk of the House has been chosen a member of the Executive Committee of the American Association of Legislative Clerks. He represents the states east of the Mississippi River on the committee.

On motion of Rep. French the House adjourned at 1:28 o'clock.

Wednesday, 29Jan75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Eternal and gracious God, whose ways are higher than our ways, whose thoughts are higher than our thoughts, help us in the quests of our minds to arrive at deeper knowledge of Your greatness. May Your Spirit guide us in the ways of wisdom and lead us to the truth. Satisfy the desires of our hearts for goodness, by delivering us from evil and making us receptive to Your Grace.

Ad we gather here once again we rejoice in Your constant Love. We look to You, our Father, as a God of deliverance. Deliver us again, O God. Confuse those who plan evil. Restrain those who practice injustice. Give us righteous leadership in our time.

We give You thanks dear God, for the life of Ted Aucella. We give You hearty thanks for the good examples of this Your servant who, having finished his course in faith, rests now from his labors. Help us our Creator God to accept death as a part of Your great plan. Receive our friend and fellow servant into Your loving care. Bless and give strength to the family and all those most intimately concerned.

We remember, O God, that You are our Creator, that Christ is our Savior and Lord and that He is ever present with us. As Your children, help us to love You and love one another and do Your Holy Will. Amen.

Rep. Fortier led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Barbara Kidder, the day, illness.

Reps. Danforth and Quigley, today and tomorrow, illness.

Reps. Symons, Close and Schwaner, the day, important business.

Reps. Brouillard, Albert Jones and Webb, today and tomorrow, important business.

INTRODUCTION OF GUESTS

Mr. Alan Sokolow, Executive Director, Eastern Division, and Mr. K. Michael Irish, Field Representative of the Council of State Governments.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 273 through 284 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 273, relative to distinctive colors displayed on boats while taking lobsters and crabs. (Randall of Rockingham Dist. 11—To Fish and Game)

HB 274, relative to providing a hearing and appeals procedures in the division of welfare. (Fleisher of Hillsborough Dist. 25—To Health and Welfare)

HB 275, relative to attorney's fees and court costs available under the right to know law. (Bednar of Hillsborough Dist. 14—To Judiciary)

HB 276, providing parents of school children the right to appeal assignment of their children to a school. (Beard of Belknap Dist. 9; Day of Hillsborough Dist. 26—To Education)

HB 277, relative to eligibility of supervisory union representatives. (Spaulding of Sullivan Dist. 4—To Education)

HB 278, requiring copies of dredge and fill permits to be filed with the municipal governing body. (Hanson of Merrimack Dist. 5—To Resources, Recreation and Development)

HB 279, increasing mileage fees of salaried sheriffs and deputy sheriffs to fifteen cents. (Cummings of Rockingham Dist. 7—To Municipal and County Government)

HB 280, repealing the current use assessment law. (Cote of Hillsborough Dist. 28—To Ways and Means)

HB 281, providing that in a divorce or annulment proceeding the sex of a parent shall not be a controlling factor in awarding custody of a child. (Clark of Grafton Dist. 11—To Health and Welfare)

HB 282, relative to continuing special education for students who benefit thereby. (Beard of Belknap Dist. 9; Day of Hillsborough Dist. 26—To Education)

HB 283, making an additional appropriation for fiscal 1975 for the medical education loan program (Dartmouth). (Ferguson of Hillsborough Dist. 11—To Education)

HB 284, to increase the salaries of classified employees and employees of the university system and making an appropriation therefor. (O'Connor of Strafford Dist. 15; Hildreth of Belknap Dist. 7; McLane of Merrimack Dist. 16; Shapiro of Merrimack Dist. 20—To Executive Departments and Administration)

SENATE MESSAGE

CONCURRENCE ON SB WITH HOUSE AMENDMENT

SB 6, relative to the location of any recount that may be required under the election laws of the state.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 19, providing for per diem allowances and expenses for the state council on aging. (Executive Departments and Administration).

SB 21, prohibiting discrimination on the basis of marital status (Judiciary).

SB 35, increasing penalties for false fire alarms and interference with fire alarm apparatus (Judiciary).

SB 49, providing that the expenses for the temporary transfer and custody of

prisoners shall be borne by the transferring county or by the state (State Institutions).

SB 48, preventing the transfer of property in order to receive public assistance, medical assistance or food stamps (Health and Welfare).

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975 (Appropriations).

ENROLLED BILLS AMENDMENT

SB 23, permitting the presiding officers of the legislature to provide for additional distributions of the manual and pamphlet laws.

AMENDMENT

Amend section 1 of the bill by striking out line 3 and inserting in place thereof the following:

20:11-a Additional Distribution of the Manual and Pamphlet Laws, Upon re-

This is simply a technical, form amendment to insert the chapter number of the RSA which was omitted.

Adopted.

ENROLLED BILLS REPORT

SB 6, relative to the location of any recount that may be required under the election laws of the state.

VACATE

Rep. Hanson moved that the House vacate the reference of SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances to the committee on Municipal and County Government and re-refer said bill to the committee on Ways and Means.

Adopted.

The clerk reported to the Speaker that under Rule 43 no hearing had been held within the required 12 days by the committee on Statutory Revision on HB 35, limiting a vote of reconsideration on any vote taken before a town meeting to one vote of reconsideration which shall not be held less than one week afterwards.

The Speaker explained Rule 43.

SIX-DAY EXTENSIONS GRANTED

HB 30, relative to a change in party registration. (Statutory Revision)

HB 35, limiting a vote of reconsideration on any vote taken before a town meeting to one vote of reconsideration which shall not be held less than one week afterwards. (Statutory Revision)

HB 57, providing for extending polling hours of primary or biennial elections at the preceding town meeting. (Statutory Revision)

COMMITTEE REPORTS

HB 119, making a supplemental appropriation for the state prison. Ought to pass with amendment. Rep. Drake for Appropriations.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. The sum of eighty-four thousand eight hundred dollars is hereby appropriated to the state prison for the fiscal year ending June 30, 1975 as follows:

I Adm	inistra [.]	tion:
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\$ 1,350 Current expenses: II. Agriculture:

Current expenses:

5,400

III. Custodial Care:

Other personal services:

Other Current expenses: 47,000

Other

7,000

Other expenditures:

Awards—gate money 4,400

IV. Operation and maintenance of plant:

Current expenses: 5,650

V. Prison industries:

Current expenses: 14,000

\$84,800

Said sums shall be in addition to any other appropriation for the state prison. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HB 149, relative to the apportionment formula of the Newfound cooperative school district. Ought to pass with amendment, Rep. Grassie for Education.

A local bill which will permit the Newfound cooperative school district greater flexibility in setting its apportionment formula. Local voters must approve act by referendum.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Apportionment Formula, Amend 1963, 394:3, as amended by 1965, 484:1, by striking out said section and inserting in place thereof the following:

394:3 Reconsideration of Apportionment Formula. The formula for apportioning the capital outlay costs and operational costs of the Newfound cooperative school district shall be subject to reconsideration and change at any annual or special meeting of the district, provided that when a change in the formula has been voted and approved, it shall not be reconsidered and the apportionment formula shall not be changed for five years after the date of the meeting at which such apportionment formula is adopted. A change in the apportionment formula may be proposed by a majority of the district school board members after a public hearing or upon the written application to the school board of ten or more voters or one-sixth of the voters of school district as provided in RSA 197:6. Thereafter, a proposed change may be considered at any regular or special meeting of the district. The voters at any such meeting may adopt or reject a proposal or the voters may amend a proposal and adopt an amended proposal. Any proposal to change the apportionment formula must be approved by fifty-five percent or more of those persons present and voting at such annual or special district meeting.

Amendment adopted.

Ordered to third reading.

HB 90, relative to requiring federal duck stamps for hunting waterfowl. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Rep. Huggins moved that HB 90 be re-committed to the Committee on Fish and Game.

Adopted.

HB 87, establishing the towns of Londonderry and Windham as separate districts for representation in the general court. Ought to pass. Rep. Morgan for Statutory Revision.

It was the unanimous opinion of the committee that this bill ought to pass. The two towns of Londonderry and Windham have virtually nothing in common, including fire departments, school districts, different senatorial districts, and are separated physically by a river.

Ordered to third reading.

HB 94, relative to authorizing payment for travel expenses for members of the bicentennial commission. Ought to pass. Rep. Morgan for Statutory Revision.

The committee was of the opinion that this bill ought to pass. It is apparent that general expenses of this new committee will not be borne by the state, but that

the state will reimburse actual mileage at the regular state mileage rate for state employees.

Referred to Appropriations.

HB 27, providing for a change in official responsibility relative to commercial boating, from the director of the division of motor vehicles to the director of the division of safety services. Ought to pass. Rep. Tavitian for Transportation.

A housekeeping measure.

Ordered to third reading.

HB 28, increasing boat registration fees and providing a continuing appropriation of such fees for the use of the division of safety services. Inexpedient to legislate. Rep. York for Transportation.

Public hearing on this bill revealed that the Safety Services Division doesn't solicit funds already available to them by present RSA.

Rep. George Wiggins moved that the words, ought to pass, be stubstituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. York and James Murray spoke against the motion.

Motion failed.

Question being on the adoption of the Committee Report.

Resolution adopted.

HB 69, providing the New Hampshire transportation authority with note issuing powers. Inexpedient to legislate. Rep. Erler for Transportation.

Unnecessary expenditure at this time.

Resolution adopted.

Rep. David Bradley moved that the Speaker's remarks relative to the sub-committee on Resolutions and Screening be printed in the Journal.

Adopted.

The Speaker has met with the House Subcommittee on Resolutions and Screening and brings to the attention of the members of continuance of that committee and under Rule 32, Section 4, "It shall be the duty of the Subcommittee on House Resolutions and Screening to examine all House resolutions and proposed non-legislative activities for the purpose of determining whether or not same are of sufficient importance or interest to warrant being brought before the House. No such resolutions or activities shall be brought before the House unless they are approved by the Subcommittee. Any such resolutions or activities brought before the House with the approval of the Subcommittee shall be scheduled so as not to interfere with the official business of the House. The term "non-legislative activities" shall include the introduction of House guests, seat pocket insertions and calendar announcements. The Subcommittee shall also examine all proposed legislation filed with Legislative Services to prevent, where possible, the duplication of bills or resolutions of a similar nature or content."

It is the last sentence which the Speaker would like to bring to the attention of the members. The subcommittee is in the process of looking through all the LSR numbers and the like subject matters by title in an effort to group these bills together and suggest to members, where possible, that they could either co-sponsor or perhaps there is not a need for the introduction. However, the committee will not make any attempt to prevent the introduction of a bill but will make every effort to coordinate and bring together house members in an effort to co-sponsor to reduce duplication.

It has come to the attention of the Speaker that one of the administrative problems has been that like subject matter is introduced throughout the first part of the legislative session at different times creating a situation which was demonstrated today, where a committee chairman has to move for extension of bills or to hold a bill so the like subject and matter can be heard at the same time in the same committee. In an effort to do this correctly and so that the Speaker will get the bills to be referred about the same time, the House Resolutions and Screening Subcommittee is doing a search of LSR's and is contacting members of the House to get their cooperation. Legislative Services is making every attempt to draft those bills' together so as not to prevent or not to hold back any other bills, but to draft those bills together so they would be scheduled about the same time.

I would ask the house members to cooperate fully with the Resolutions and Screening Committee. We think that perhaps through this process we could make a more stream-lined administration of bill handling before it is even received or comes into the Speaker's office or is received by the House.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 119, making a supplemental appropriation for the state prison.

HB 149, relative to the apportionment formula of the Newfound cooperative school district.

HB 87, establishing the towns of Londonderry and Windham as separate districts for representation in the general court.

HB 27, providing for a change in official responsibility relative to commercial boating, from the director of the division of motor vehicles to the director of the division of safety services.

353 members were recorded as present.

On motion of Rep. French the House adjourned at 1:18 o'clock.

Thursday, 30Jan75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

God of all good and perfect gifts, encourage us by Your Grace to be thankful people—for the gift of time and a friendly greeting, the ever present challenge and a warm cup of coffee, for the support of our families and the look of confidence, in us, on a child's face, for the air we breathe and the breath of conscience that moves us to our best, for the leadership of great men and women and the persons who do the many unheralded tasks that set us free to serve in this high calling.

How often we are like the woman at the well—lives in need of new purpose and direction. Teach us to delight in quiet times for renewal of strength and vision, humbly seeking to know and do Your Will. May Your Will and pleasure become our will and pleasure, and then our labors shall not be in vain. In the name of the One who always meets us at the wells of honest and open seeking. I pray. Amen!

Rep. Mabel Richardson led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Casassa and Southwick, the day, iliness. Rep. Goff, the day, important business.

INTRODUCTION OF GUESTS

Lisa Lamy, daughter of Rep. Lamy.
Ruby Thomson of Weare, wife of Rep. Harold Thomson.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 285 through 287 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 285, raising the minimum age for contracting a valid marriage. (Normand of Hillsborough Dist. 36; Day of Hillsborough Dist. 26—To Judiciary)

HB 286, permitting all cities the option to employ a business administrator to exercise control functions in the management of the finances of the city. (Hebert of Strafford Dist. 9—To Municipal and County Government)

HB 287, legalizing a special emergency meeting of the Upper Holderness Village district. (Taylor of Grafton Dist. 9; Buckman of Grafton Dist. 9—To Municipal and County Government)

HOUSE RESOLUTION NO. 4

The subcommittee on Resolutions and Screening having approved its introduction, Rep. Hager offered the following:

HR 4, congratulating former Senator

Norris Cotton

Whereas, former U.S. Senator Norris Cotton has been selected as chairman of the state committee of the New Hampshire Republican party; and

Whereas, Mr. Cotton's distinguished career of dedicated public service has been a credit to this state; now therefore be it

Resolved by the House of Representatives that Norris Cotton be hereby sincerely congratulated on his election to the chairmanship of the state Republican party and that the house extends its best wishes for his continued success.

Adopted.

COMMITTEE REPORTS

HB 72, relative to taking lobster by hand while diving. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Places a sport above the livelihood of lobstermen. Impossible to police.

Rep. Gorman moved that debate be limited to a total of twenty minutes.

Adopted.

Rep. Winkley moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. Maynard, Stimmell and Griffin spoke against the motion.

Rep. Gorman spoke in favor of the motion.

Motion lost.

Resolution adopted.

HB 34, requiring members of the general court to comply with competitive bidding procedures in transactions with the state. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Discussion of the bill and amendment brought out that the \$25 limit had been in force for many years, but that with gradual reduction in the value of the dollar was too low to be useful. The increased limit of \$200 seemed more practical, but would still be the total amount of any one transaction.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ of same and inserting in place thereof the following:

1 Members of General Court to Comply with Competitive Bidding Practices. Amend RSA 95:1 (supp), as amended, by striking out said section and inserting in place thereof the following:

95:1 Public Officials Barred From Certain Private Dealings. No person holding a public office, as such, in state or any political subdivision governmental service shall, by contract or otherwise, except by open competitive bidding, buy real estate, sell or buy goods, commodities, or other personal property of a value in excess of two hundred dollars at any one sale to or from the state or political subdivision under which he holds his public office.

Rep. Chase explained the amendment.

Rep. LaMott spoke for the bill.

Amendment adopted.

Ordered to third reading.

SIX-DAY EXTENSIONS GRANTED

HB 44, requiring persons convicted of driving while under the influence of alcohol or drugs to attend a retraining program and pay tuition therefor which will be used to

fund the program, HB 65, relative to the land sales full disclosure act. (Judiciary) HB 36, relative to the length of time in which the governor and council must appoint a commissioner of Health and Welfare. (Executive Departments and Administration)

FISCAL COMMITTEE APPOINTMENTS

RSA 14:30-a establishes the Fiscal Committee of the General Court. The chairman of the House Appropriations Committee is automatically a member; four other members from the Appropriations Committee are appointed by the Chairman.

For 1975-6 the four additional members are Reps. Scamman, Ferguson, Belcourt and Nardi.

LEGISLATOR ORIENTATION COMMITTEE APPOINTMENTS

RSA 17-C establishes a Committee on Legislator Orientation and defines its duties. "The committee is composed of three members of the house of representatives appointed by the speaker of the house, two members of the senate appointed by the president of the senate, the clerks of both houses, the president of the senate, the speaker of the house and the director of legislative services or his designee."

The following are hereby appointed members of the Committee on Legislator Orientation: Rep. Sara M. Townsend, Rep. Cushman and Rep. Ryan.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 34, requiring members of the general court to comply with competitive bidding procedures in transactions with the state.

UNANIMOUS CONSENT

Rep. Mabel Richardson addressed the House by unanimous consent.

RESOLUTIONS

on the death of Theodore Aucella

Reps. Joseph Eaton, Howard Humphrey and Richard Withington of Hillsborough County, Dist. $\bf 1$ offered the following:

Whereas, Theodore Aucella, Sergeant-at-Arms of the House of Representatives of the 1975 Session of the New Hampshire General Court, was an exemplary representative of the citizen-legislator, and

Whereas, "Ted" served his town as school board member, budget committee member, selectman and representative to the General Court, and

Whereas, he served his county as deputy sheriff and as a member of the Executive Committee of the County Convention, and

Whereas, he served the State of New Hampshire both as a member of the 1964 Constitutional Convention and Sergeant-at-Arms of the 1974 Constitutional Convention, and

Whereas, his service in the House of Representatives included four terms representing Bennington (1959-1961-1965-1969) and three terms as Sergeant-at-Arms of the House (1971-1973-1975), and

Whereas, even had he not achieved all the above, his genial patience and understanding, service to House members and performance as House disciplinarian still would have earned for him the respect and admiration and most important, the friendship, of all who have been privileged to serve in this body, therefore be it

Resolved, that the 1975 House of Representatives, in memorial session convened, does hereby attempt to give proper recognition to said Theodore Aucella, by the unanimous adoption of this resolution, and be it further

Resolved, that these resolutions be inserted in the Journal and that a duly inscribed copy be presented to his widow, Mary A. Aucella.

Unanimously adopted by a rising vote and a minute of silent prayer.

RECESS

SENATE MESSAGE CONCURRENCE

HB 5, increasing the appropriation for the planning and construction of the legislative parking facility and to provide the joint committee on legislative facilities with condemnation powers relative to such facility.

ENROLLED BILLS REPORT

HB 5, increasing the appropriation for the planning and construction of the legislative parking facility and to provide the joint committee on legislative facilities with condemnation powers relative to such facility.

362 members recorded as present.

On motion of Rep. French the House adjourned at 3:08 o'clock.

Tuesday, 4Feb75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Almighty God, who has given us this good land for our heritage; we humbly beseech You that we may always prove ourselves a people mindful of Your favor and glad to do Your will. Bless our land with honorable industry, sound learning and pure manners.

Save us from violence, discord, and confusion; from pride and arrogance, and from every evil way. Defend our liberties, and fashion into one united people the multitudes that have come to our state out of many kindreds and tongues.

Let there be watchmen upon our walls, O God, who shall give us no rest until we make America a praise in the earth. With thanksgiving in our hearts for the land and state in which we live, help us to do righteously and justly, to exalt Your name in the earth, and to bear faithful witness to the glory and power of our Lord. In Jesus Name. Amen!

Rep. Rogers led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. H. Gwendolyn Jones, the week, important business.

Rep. Fillback, two weeks, important business.

Rep. Preston, today thru March 4th, important business.

Rep. Arnold, the day, important business.

Reps. Rebecca Gagnon and Altman indefinite, illness.

Reps. Vachon, Anne Gordon and Sweeney, the week, illness.

Reps. Belanger, Drewniak and Schwaner, the day, illness.

INTRODUCTION OF GUESTS

Jim Herchek, Split Rock Road, Exeter, president of the N. H. Young Democrats; Doug White, Meadowbrook Apts., West Lebanon, vice president, N. H. Young Democrats; Scott Williams, Box 156, Exeter, treasurer, N. H. Young Democrats; Linnea Schroeder, 8 Mt. Pleasant Street, Newmarket, communications director, N. H. Young Democrats, quests of Rep. Chris Spirou the Minority Leader.

William Garamella, 187 Oak Hill Ave., Manchester, friend of Rep. Martin, T. Anne Marvel of Raymond and Gloria Belzil of Nashua, former members and guests of Rep. William Boucher.

NOTICE

The Subcommittee on House Resolutions and Screening has identified 145 LSR's that have been filed without sponsors. This is apparently the result of an old tradition

that permitted department heads to file proposed legislation in this manner, but the tradition runs contrary to the House Resolution requiring that all proposed legislation be filed by its sponsors before the twelfth legislative day.

The Speaker will permit department heads to arrange for sponsors for these LSR's providing that sponsors are listed with Legislative Services by 5:00 p.m. on Wednesday, February 5.

George B. Roberts, Jr.

Speaker

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 288 through 301 and Concurrent Resolutions Proposing Constitutional Amendments numbered 9 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 288, to reimburse Marie Keen for expenses incurred by her because of injuries suffered at the Laconia state school. (Donnelly of Strafford Dist. 14—To Claims, Military and Veterans Affairs)

HB 289, requiring school bus operators to let following vehicles pass under certain conditions. (Sweeney of Hillsborough Dist. 34—To Transportation)

HB 290, increasing the penalty for reckless operation of a motor vehicle. (Close of Cheshire Dist. 15—To Judiciary)

HB 291, relative to certain bicycle laws. (Orcutt of Hillsborough Dist. 8—To Transportation)

HB 292, repealing the law requiring payment of minimum wages to employees in public works projects. (Ellis of Rockingham Dist. 16; Hanson of Merrimack Dist. 5; Dame of Rockingham Dist. 20; Cummings of Rockingham Dist. 7; Coburn of Hillsborough Dist. 11—To Public Works)

HB 293, relative to overtaking and passing another vehicle on the right. (Sayer of Rockingham Dist. 5—To Transportation)

HB 294, permitting savings banks to act as trustees of individual retirement accounts. (Nims of Cheshire Dist. 15—To Banks and Insurance)

HB 295, relative to a three day nonresident fishing license. (Bisbee of Rockingham Dist. 4—To Fish and Game)

HB 296, relative to reimbursing towns and cities for lost revenue as a result of having land classified as open space land. (Milbank of Cheshire Dist. 10—To Environment and Agriculture)

HB 297, requiring the department of public works and highways to maintain railroad crossings which become the property of the state. (Hoar of Rockingham Dist. 8; Stevens of Cheshire Dist. 1; Hunt of Coos Dist. 2; Daniels of Hillsborough Dist. 25; Claveau of Dist. 14—To Transportation)

HB 298, requiring commencement of construction of dog and horse racing facilities within two years after local option approval of the license therefor. (Skinner of Rockingham Dist. 3—To Ways and Means)

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 300, prohibiting a person who is defeated in a primary from seeking the same office in the biennial election as a candidate of another party or as an independent. (Tropea of Hillsborough Dist. 18; Sing of Hillsborough Dist. 23—To Statutory Revision)

HB 301, providing for halfway houses for alcohol abusers and making an appropriation therefor. (Spirou of Hillsborough Dist. 27; Fleisher of Hillsborough Dist. 25—To Health and Welfare)

CACR 9, relating to: Use of Certain Revenues for Transportation. Providing that: Certain Revenues be Used for Improving the Transportation System of the State. (Chambers of Grafton Dist. 13; Stevens of Cheshire Dist. 1; Parker of Hillsborough Dist. 17; Gordon of Merrimack Dist. 7; Haller of Merrimack Dist. 14—To Constitutional Revision).

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor. Public Works.

SB 39, exempting the sweepstakes commission from the requirement that receipts be paid in full to the state treasurer weekly. Appropriations.

SB 41, relative to permitting incentive awards for sweepstakes ticket sellers who are state employees. Ways and Means.

SB 44, making appropriations for the emergency repair of the steam system located in the state house annex, Public Works.

SB 54, increasing the allowable deductions from minimum wages for board and room. Ways and Means.

SB 15, relative to the confidentiality of business profits tax and commuters income tax records and files. Ways and Means.

SENATE MESSAGE

CONCURRENCE
HB 46, relative to payment dates required for contributions by municipalities

receiving state aid for class II highways and bridges.

HB 78, making a supplemental appropriation for the greyhound racing commission.

ENROLLED BILLS REPORT

HB 46, relative to payment dates required for contributions by municipalities receiving state aid for class II highways and bridges.

HB 78, making a supplemental appropriation for the greyhound racing commission.

HB 23, permitting the presiding officers of the legislature to provide for additional distributions of the manual and pamphlet laws.

VACATE

Rep. Greene moved that the House vacate the reference of HB 280, repealing the current use assessment law, to the committee on Ways and Means, and re-refer said bill to the committee on Environment and Agriculture.

Adopted.

Rep. Philip Currier moved that the House vacate the reference of HB 101, authorizing a fee for issuing duplicate resident tax receipts and providing for the distribution thereof, to the committee on Ways and Means and re-refer said bill to the committee on Municipal and County Government.

Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 50, providing for the withdrawal of the Portsmouth Union School district from Supervisory Union No. 52. (Education).

HB 37, relative to regulation of the establishment and operation of mobile home parks. (Municipal and County Government).

HB 79, relative to the chairmanship of the ambulance service coordinating board. (Health and Welfare).

COMMITTEE REPORTS

HB 127, relative to election of members of the Goffstown school board by areas. Recommit to Statutory Revision, Rep. Hager for Education.

The committee heard this bill but feels that because it involves election laws, etc. the committee on Statutory Revision should make the final recommendation concerning it.

Recommitted to Statutory Revision,

HB 190, adding two members to the board of trustees for New Hampshire colleges. Inexpedient to legislate, Rep. Hager for Education.

The strength of the University system Board of Trustees ties in its objectivity in discharging its responsibility for the administration of New Hampshire's system of higher education. The Education committee feels that the size of the board should not be increased nor should the appointments be politicized. The report is unanimous.

Resolution Adopted.

 $\ensuremath{\mathsf{HB}}$ 135, relative to fish and game fines. Ought to pass. Rep. Scott for Fish and Game.

Adds "District Court" to present statute.

Ordered to third reading.

HB 189, relative to providing penalties for violations of certain game laws. Ought to pass. Rep. Bisbee for Fish and Game.

Adds penalty to present laws.

Ordered to third reading.

HB 52, relative to comprehensive licensing of health facilities. Ought to pass with amendment. Rep. Eugene Daniell for Health and Welfare.

This bill specifically includes diagnostic or treatment facilities, such as community health centers, outpatient clinics and public laboratories in the definition of health facilities which must be licensed.

Amendment

Amend RSA 151:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

151:2 Requirement for License. No hospital or other institution, building, residence, private home, or other place or part thereof, however named, whether operated for profit or not, which is advertised, offered, maintained or operated by the ownership or management, whether for a consideration or not, for the express or implied purpose of providing diagnosis or treatment, or medical, nursing, obstetrical, or other remedial or personal care or supervision or sheltered services for persons who are suffering from illness, injury, deformity, infirmity, or other physical or mental handicap shall be established, conducted or maintained in this state without first obtaining a license therefor in the manner hereinafter provided. This requirement includes diagnostic or treatment facilities such as community health centers, outpatient clinics and laboratories operated by public, voluntary, commercial or professional associations or organizations. However, nothing herein shall be construed as requiring the licensing of facilities which are maintained and operated for the continuing care of one person; of facilities maintained and operated for the sole benefit of persons related to the owner or manager by blood or marriage within the third degree of consanguinity; of physicians' offices and related facilities, or of facilities which may be exempted by rules lawfully promulgated hereunder.

Amendment adopted.
Ordered to third reading.

HB 59, providing that licensed physicians need not report family planning information given to certain minors. Ought to pass with amendment. Rep. Blanchette for Health and Welfare.

This bill allows a licensed physician to provide a minor with contraceptive devices or family planning information without the knowledge or consent of the parent or legal guardian of said minor.

Rep. Wilfrid Boisvert moved that HB 59 be indefinitely postponed and subsequently withdrew his motion.

Rep. George Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

The Speaker announced that an agreement had been reached to limit debate to 40 minutes for each side.

Reps. Blanchette, Woods, Fleisher, Eugene Daniell, Zechel and A. C. Jones spoke against the motion.

Reps. Wilfrid Boisvert, Parr, Cecelia Winn, George Wiggins, Donald DeCesare and Dwyer spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. George Gordon requested a roll call.

Seconded by Reps. Lebel, Chandler, Collishaw, William Desmarais, LaChance, Joseph Cote and Cecelia Winn.

YEAS: 184 NAYS: 161

A printout could not be obtained from the roll call machine. Rep. Gordon moved that a verbal roll be taken. Adopted.

YEAS: 187 NAYS: 155 YEAS

BELKNAP COUNTY

Brouillard, Goyette, Lawton, Mansfield, Marsh, Sabbow, Young. CARROLL COUNTY

Conley, Kenneth C. Smith, Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis P. Callahan, Johnson, Marshala, Nims, Turner, Wells. COOS COUNTY

Cooney, Drake, Fortier, Horton, Hunt, Judd, Victor L. Kidder, Valliere, Wiswell, York.

GRAFTON COUNTY

Ira E. Allen, Richard L. Bradley, Buckman, George H. Cate, W. Murray Clark, Gaylord G. Cummings, Duhaime, Logan, Pepitone, Bruce C. Townsend. HILLSBOROUGH COUNTY

Ainley, Baker, Barrett, Bednar, Belcourt, Wilfrid A. Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Joseph L. Cote, Kendall J. Cote, Margaret S. Cote, Coutermarsh, Cullity, William A. Desmarais, Dwyer, Clyde S. Eaton, Favreau, Fergison, Gabrielle V. Gagnon, Geiger, Granger, Grasso, Gravelle, Philip C. Heald, Daniel J. Healy, George T. Healy, Holland, Howard S. Humphrey, Karnis, Edmund M. Keefe, Lachance, Lamy, Lawrence, Lefebvre, Armand R. Lemire, Lynch, Lyons, MacDonald, McGlynn, McLaughlin, Morrissette, Nardi, Timothy K. O'Connor, Arnold B. Perkins, Russell L. Perkins, Polak, Quigley, Reardon, Record, Reidy, Seamans, Shea, Sing, Solomon, Theriault, Harold E. Thomson, Tropea, Cecelia L. Winn, John T. Winn.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Milton A. Cate, Chandler, Gamache, George E. Gordon, Harriman, James A. Humphrey, LaBonte, Noble, Packard, Plourde, Ralph, Riley, Ryan, Sherman, Tarr, Doris L. Thompson.

ROCKINGHAM COUNTY

Barka, Bisbee, William P. Boucher, Briggs, Casassa, Collishaw, Charles E. Cummings, Cunningham, Danforth, Roy W. Davis, Donald H. DeCesare, Grace L. DeCesare, Eastman, Erler, Gage, Gaskill, Gillis, Goff, Gorman, Hobbs, Kashulines, King, MacGregor, Maynard, McEachern, Page, Parr, Read, Sayer, Skinner, Stimmell, Tavitian, George J. Thibeault, Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Walter J. Desmarais, Donnelly, Dunlap, Habel, Joncas, Joos, Kimball, Kincaid, Maloomian, Parnagian, Parshley, Pray, Rowell, Tripp, Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Nahil, Olden, Rousseau, Scott, George I. Wiggins.

NAYS

BELKNAP COUNTY

Beard, Bowler, French, Hildreth, Leary, James W. Murray, Nighswander.

CARROLL COUNTY

Roderick T. Allen, Russell Chase, Claflin, Dickinson, Duprey, Fullam, Howard. CHESHIRE COUNTY

Robert C. Callahan, Close, Cooke, Gagne, Hanna, Cleon E. Heald, Knight, Ladd, McGinness, Proctor, Ramsey, Russell, Scranton, Anthony Stevens.
COOS COUNTY

Burns, Craggy, Huggins, Oleson, Patenaude, Poulin, Mabel L. Richardson. GRAFTON COUNTY

David J. Bradley, Chambers, Cynthia M. Clark, Copenhaver, Cornelius, Fimlaid, Gemmill, Hough, Albert C. Jones, LaMott, Mann, Melnick, Symons, Taylor, Ward, Wehh.

HILLSBOROUGH COUNTY

Bishop, Emile E. Boisvert, Corser, Philip R. Currier, Daniels, Day, Douzanis, Joseph M. Eaton, Fleisher, Gardner, Gauthier, Gelinas, Ingram, Levasseur, Martel, Martin, McDonough, Milne, Morgan, Morgrage, Fred E. Murray, Normand, O'Neil, Orcutt, Peters, Leonard A. Smith, Kenneth W. Spalding, Sullivan, Van Loan, Wheeler, Withington, Woodruff, Zechel, Ziakas.

MERRIMACK COUNTY

Castaldo, John O. Cate, Raymond F. Chase, Christensen, David P. Currier, Cushman, Daniell, Alice Davis, Estee, Hager, Haller, Hanson, Hess, Kenison, William F. Kidder, McLane, McNichol, Millard, Rich, Shapiro, Shepard, Underwood, Elmer S. Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Campbell, Collins, Cressy, Dame, Flanagan, Ganley, Goodrich, Greene, Griffin, Kelley, Krasker, Niebling, O'Connell, Peterson, Anthony T. Randall, Reese, Richards, Rogers, Sanborn, Senter, Constance L. Simard, Splaine, Webster, Wilson.

STRAFFORD COUNTY

Appleby, Dudley, Grassie, Hebert, Horrigan, Lessard, McManus, Roderick H. O'Connor, Osgood, Robillard, Sackett, Barbara C. Thompson, Tibbetts, Torrey, Woods.

SULLIVAN COUNTY

Frizzell, Lucas Roma A. Spaulding, Sara M. Townsend, Williamson.

and the motion passed.

Reps. Laurent Boucher and Scamman wished to be recorded in favor of the motion, inexpedient to legislate, and against the committee report, ought to pass.

Rep. Gordon moved that HB 59 be indefinitely postponed and spoke to his motion.

Adopted.

HB 67, authorizing the treatment and counseling of minors by professional health care personnel without requiring the consent of anyone other than the person who is receiving said health services. Inexpedient to legislate. Rep. Sullivan for Health and Welfare.

This bill permits a monor to voluntarily submit himself, without requiring the consent of any other person, for general medical or psychiatric treatment or counseling by licensed health care personnel or a certified social worker.

Resolution adopted.

HB 13, vesting authority in the county convention to declare and fill vacancies in county offices. Inexpedient to legislate. Rep. Rowell for Municipal and County Government.

The committee felt passage of this bill could lead to political misuse.

Rep. Brouillard moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. James Murray, Gorman and McManus spoke in favor of the motion.

Reps. Hanson and Fortier spoke against the motion.

Motion lost.

Resolution adopted.

Reps. Cunningham and Ellis wished to be recorded in favor of the committee report, inexpedient to legislate, on HB 13.

HB 31, legalizing a special meeting of the town of Gorham. Ought to pass. Rep. Mann for Municipal and County Government.

This bill has been well documented by its sponsors and needed by the town. Ordered to third reading.

HB 33, relative to the incompatibility of certain town offices. Ought to pass. Rep. Pepitone for Municipal and County Government.

This bill clarifies the present election laws.

Ordered to third reading.

HB 107, expanding zoning authority to include the timing of development and increasing the authority of planning boards and boards of adjustment. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Committee feels most of this bill is taken care of in present and subsequent legislation

Rep. Orcutt moved that HB 107 be made a special order for Thursday, Feb. 13, and spoke to her motion.

Reps. Cushman, Bowler and Shirley Clark spoke in favor of the motion.

Reps. Hanson, Mann and French spoke against the motion.

Rep. A. C. Jones moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

COMMITTEE CHANGE

Rep. Duhaime on Liquor Laws.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 135, relative to fish and game fines.

HB 189, relative to providing penalties for violations of certain game laws.

HB 52, relative to comprehensive licensing of health facilities.

HB 31, legalizing a special meeting of the town of Gorham.

HB 33, relative to the incompatibility of certain town offices.

351 members were recorded as present.

On the motion of Rep. French the House adjourned at 3:45 o'clock.

Wednesday, 5Feb75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Our Father God, we take this quiet time to be touched by Your presence before we become immersed in the busyness of the day. Forgive us where we have been strangers to the needs of people and strangers to Your ways and purposes. Lift us above the shallowness of self purpose and the ruts of self interest. Let not evil prevail in our thoughts and actions, but let us carefully and sincerely consider Your will for our lives and the welfare of all the people of our state, as we labor as servants.

We are moved with sadness and concern at the death of Rep.-elect W. Francis Murphy, a member of this House. We ask that Your kindly blessings, O God, be with his wife and family.

All this we humbly ask in Jesus name. Amen!

Rep. John Winn led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Stimmell, Normand, Lamy and Briggs, the day, illness.

Rep. Schwaner, today and tomorrow, illness.

Rep. Paradis, three weeks, illness.

Reps. Estee, Close, Kincaid and Edmund Keefe, the day, traveling conditions.

Rep. Burns, today and tomorrow, death in family.

Rep. Bowler, Southwick and Ingram, the day, important business.

Reps. David Currier and Michael O'Keefe, today and tomorrow, important business.

INTRODUCTION OF GUESTS

Sandra Gwynn, of Massachusetts, Consumer Rep. for Capitol Supermarkets Director of Consumer Education for SCRIMP (Save Cash Reduce Immediately Meat Prices), Guest of Rep. Spirou.

RESOLUTIONS

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 302 through 310 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 302, relative to the regular meeting days of the judicial council. (Stevens of Cheshire Dist. 1—To Judiciary).

HB 303, establishing minimum criteria and considerations for land use and development within towns in the state. (Milbank of Cheshire Dist. 10-To Environment and Agriculture).

HB 304, establishing a commission to study local archival procedures. (Gemmill of Grafton Dist. 10—To Municipal and County Government).

HB 305, relative to fees for racing programs. (Randall of Rockingham Dist. 11—To Ways and Means).

HB 306, permitting municipalities to charge fees for duplicate property tax bills. (Shapiro of Merrimack Dist. 20—To Municipal and County Government).

HB 307, legalizing the Greenville town meeting of March 5, 1974. (Eaton of Hillsborough Dist. 5—To Municipal and County Government).

HB 308, making kindergartens mandatory. (Goff of Rockingham Dist. 5; Clark of Grafton Dist. 11—To Education).

HB 309, relative to the term of office for members of the Laconia board of education. (Young of Belknap Dist. 8; Murray of Belknap Dist. 9—To Education).

HB 310, requiring the use of vehicular hazard warning lights by slow moving vehicles. (Cote of Hillsborough Dist. 28—To Transportation).

INTRODUCTION OF SENATE BILL AND SCR

First, second reading & referral

SB 27, requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within fifteen days after the vacancy occurs. Legislative Administration.

SCR 2, requiring bills requested by executive departments to be identified. Resolutions and Screening.

SENATE MESSAGE CONCURRENCE

HCR 7, inviting Chief Justice Kenison to address a joint convention on the state of the Judiciary.

INTRODUCTION OF

HOUSE CONCURRENT RESOLUTION 12

Reps. Spirou, Chambers and Cecelia Winn offered the following:
HCR 12, memorializing Congress to block
any cutbacks in the food stamp program.

Referred to Subcommittee on Resolutions and Screening.

SIX-DAY EXTENSIONS GRANTED

HB 10, eliminating the United States citizenship requirement to qualify for licensing as a real estate salesman or broker, and HB 48, relative to age requirements for dog licensing. (Statutory Revision).

HB 8, prohibiting the use of studded tires on vehicles during the period from April first to November first of any year. (Transportation).

HB 29, establishing a study committee to review and recommend legislation relative to boating and navigation on state waterways, and making an appropriation therefor. (Resources, Recreation and Development).

COMMITTEE REPORTS

HB 192, relative to requiring school districts to provide education for pupils under the age of twenty-one. Ought to pass. Rep. Hager for Education.

The state laws contained this provision up until 1973 when the age of majority was lowered to eighteen. This is basically a housekeeping measure to restore a workable statute.

Ordered to third reading.

HB 215, relative to eliminating the limitation on the distribution of copies of school laws. Ought to pass. Rep. Hager for Education.

This is a housekeeping measure. The original statute was enacted in 1905.

Ordered to third reading.

HB 117, reducing the age at which persons may donate blood to seventeen. Ought to pass. Rep. Gabrielle Gagnon for Health & Welfare.

This bill brings blood program in line with national trends. Surrounding states have reduced age limit to seventeen.

Ordered to third reading.

HB 66, relative to fees for the superior court. Ought to pass. Rep. Hobbs for Judiciary.

Doubles most entrance fees, establishes several new fees.

Ordered to third reading.

HB 82, permitting law enforcement officers on official duty to wear firearms in the courts of the state. Majority: Inexpedient to legislate; Rep. Shapiro for Judiciary.

Minority: Ought to pass. (Reps. Riley, Daniel J. Healy, Sayer, Hobbs, Ayles, Record, Morrissette, Habel and Mansfield)

Majority: RSA490 is the law that deals with the powers of the New Hampshire Supreme Court. The bill attempts to direct the supervision of that court over other courts of the state. From the testimony it appeared that the witnesses were thinking in terms of the municipal or district courts, but there is no such limitation in the bill.

The majority of the committee felt that the present law and court rules allow for sufficient courtroom security; the individual judge should have the right to decide the rules and regulations for his court; proper courtroom atmosphere should not allow prosecutors and witnesses, even though police officers, to carry sidearms.

There is also a question whether the legislature has the constitutional authority to dictate rules of court.

The Court is revising its rules on the wearing of sidearms in court.

Minority: The minority of the Committee on Judiciary conclude that HB 82 is justified under prevailing conditions and circumstances.

It was agreed that debate on HB 82 be limited to a maximum of one hour.

Rep. Riley moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke to her motion.

Rep. Shapiro spoke against the motion.

Reps. George Gordon, Sayer, Coutermarsh, Daniel Healy, George Wiggins and James Humphrey spoke in favor of the motion.

Rep. McManus spoke against the motion.

Reps. Tarr and Bednar wish to be recorded in favor of the minority report.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Rep. George Gordon requested a roll call.

Sufficiently seconded.

YEAS 220 , NAYS 91 YEAS

BELKNAP COUNTY

Beard, Goyette, Lawton, Leary, Mansfield, Marsh, Murray, Kenneth Randall, Sabbow, Young.

CARROLL COUNTY

Roderick Allen, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith. CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Johnson, Langille, Marshala, Nims, Turner, Whipple.

COOS COUNTY

Craggy, Fortier, Huggins, Hunt, Judd, Victor Kidder, Mabel Richardson, Valliere, Wiswell, York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Albert Jones, LaMott, Logan, Mann, Pepitone, Bruce Townsend, Ward.

HILLSBOROUGH COUNTY

Ainley, Baker, Barrett, Belcourt, Bernier, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Kendall Cote, Coutermarsh, Cullity, Daniels, William Desmarais, Douzanis, Drewnaik, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Lachance, Lebel, Lefebvre, Armand Lemire, Levasseur, Lyons, MacDonald, Martel, McDonough, Morgan, Morgrage, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Wheeler, Cecelia Winn, John Winn, Withington, Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, Daniell, Alice Davis, Gamache, George Gordon, Hanson, Harriman, James Humphrey, Noble, Packard, Plourde, Ralph, Riley, Ryan, Shepard, Sherman, Doris Thompson.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, William Boucher, Campbell, Collins, Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goff, Goodrich, Gorman, Hobrs, Kashulines, King, MacGregor, Maynard, McEachern, Page, Parolise,

Parr, Peterson, Anthony Randall, Read, Richards, Rogers, Sanborn, Sayer, Constance Simard, Skinner, Tavitian, George Thibeault, Webster, Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dunlap, Habel, Joos, Kimball, Osgood, Rowell, Torrey, Tripp, Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Desnoyer, LeBrun, Mahoney, Nahil, Rousseau, Scott, Roma Spaulding, George Wiggins.

NAYS

BELKNAP COUNTY

Ambrose, French, Goyette.

CARROLL COUNTY

Duprey, Towle.

CHESHIRE COUNTY

Cooke, Gagne, Hanna, Cleon E. Heald, Knight, Ladd, Milbank, Proctor, Ramsey, Russell, Scranton, Anthony Stevens, Wells.

COOS COUNTY

Cooney, Drake, Horton, Oleson, Poulin.

GRAFTON COUNTY

David J. Bradley, Cynthia M. Clark, Cornelius, Melnick, Symons, Taylor, Webb. HILLSBOROUGH COUNTY

Arnold, Bishop, Boyd, Colson, Corey, Corser, R. Philip Currier, Day, Ferguson, Martin, Nardi, O'Neil, Orcutt, Peters, Kenneth W. Spalding, Spirou, Van Loan, Woodruff, Zechel.

MERRIMACK COUNTY

Castaldo, Milton A. Cate, Raymond F. Chase, Christensen, Cushman, Hager, Haller, Hess, Kenison, William F. Kidder, McLane, McNichol, Millard, Rich, Underwood, Elmer S. Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Blanchette, Grace L. DeCesare, Gillis, Greene, Griffin, Kelley, Krasker, O'Connell, Reese, Scamman, Splaine.

STRAFFORD COUNTY

Appleby, Grassie, Lessard, McManus, Parshley, Robillard, Sackett.

SULLIVAN COUNTY

Frizzell, Lucas, Olden, Sara M. Townsend, Williamson.

and the motion passed.

Ordered to third reading.

Rep. Cooney, who voted no on the question of substituting ought to pass for inexpedient to legislate on HB 82, has informed the Clerk that he inadvertently voted incorrectly and meant to vote yes.

Reps. McGlynn, Margaret Cote, Barbara Thompson, Bednar, Tarr and Wilson wished to be recorded in favor of HB 82.

Rep. Fleisher wished to be recorded in opposition to HB 82.

HB 83 increasing the penalties for intoxication, Inexpedient to legislate, Rep. McManus for Judiciary.

The present law seems adequate. Passage of this bill would jeopardize receipt of federal funds if and when HB 81 is passed.

Rep. George Gordon moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. McManus, Haller, Plourde, Roma Spaulding and Douzanis spoke against the motion.

Rep. Kenneth Spaulding moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

 $\ensuremath{\mathsf{HB}}$ 111, relative to bond requirements in felony cases. Inexpedient to legislate. Rep. Southwick for Judiciary.

Permits payment to court clerk of ten per cent of bail set, rather than to

bondsman. The idea seems good but the committee questioned the practicability. Resolution adopted.

HB 126, repealing the New Hampshire Fair Trade Law. Ought to pass. Rep. Cynthia Clark for Judiciary.

Repeals the law which permitted setting of fair trade prices by the manufacturer. Practice seems to be outdated.

Ordered to third reading.

HB 9, relative to building inspectors. Ought to pass with amendment. Rep. Emile Boisvert for Municipal and County Government.

This bill clarifies the existing law and makes way for a board of appeal.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Restriction of Building Permits. Amend RSA 156 by inserting after section 3-a the following new section:

156:3-b Building Permits Restricted. The building inspector shall not issue any building or occupancy permit for any proposed construction, remodeling or maintenance which will not comply with any or all zoning ordinances, building codes or planning board regulations which are in effect, unless written approval for such issuance has been granted pursuant to the provisions of RSA 156:4-a or 4-b. If any building inspector is found in a prosecution for violation of RSA 643:1 to have issued any permit contrary to the provisions of this section, it shall be prima facie evidence that he has knowingly refrained from performing a duty imposed on him by law.

Rep. Bednar explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 115, to reclassify a certain section of highway in the towns of Pelham and Hudson. Ought to pass. Rep. Coburn for Public Works.

The substantial increase in traffic on this road merits the change in classification. Approved by the board of selectmen of both towns.

Ordered to third reading.

HB 175, to reclassify a certain highway in the town of Warren. Ought to pass. Rep. Ellis for Public Works.

Section of roadway has no value as a part of the state secondary system. Affirmation made at 1974 town meeting.

Ordered to third reading.

HB 188, removing the American Red Cross from the prisoner blood donation program. Ought to pass. Rep. Morgrage for State Institutions.

The American Red Cross requests their name be deleted from the statute because it conflicts with their national policy. If at some future time the Red Cross wishes to reinstate the program, no further change of the statute would be required.

Ordered to third reading.

CACR 3, relating to granting of pensions by the legislature. Providing that the requirements that pensions be granted for not longer than one-year at a time be repealed. Ought to pass. Rep. Joncas for Constitutional Revision.

The committee was unanimous in feeling that this should definitely be again referred to the voters.

Rep. Bednar moved that CACR 3 be laid on the table and subsequently withdrew his motion.

301 members having voted in the affirmative and 9 in the negative, CACR 3 was ordered to third reading.

SUSPENSION OF RULES

Reps. French and Belair moved that the rules of the House be so far suspended as to place CACR 3 on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

316 members having voted in the affirmative and 3 in the negative, CACR 3 was passed.

Third reading and final passage

CACR 3, relating to granting of pensions by the legislature. Providing that the requirements that pensions be granted for not longer than one-year at a time be repealed.

COMMITTEE REPORTS

The subcommittee on Resolutions and Screening reported that the following House Resolution, Concurrent Resolutions and Senate Concurrent Resolution should be admitted.

Rep. Winkley offered the following:

HR 2, donating a state flag to the Arnold Expedition Historical Society.

Whereas, the Benedict Arnold Expedition Historical Society is celebrating the two hundredth anniversary of the American expedition to Quebec in 1975 and the society plans a reenactment of this outstanding historic event as part of our country's celebration of the American Revolution Bicentennial, and

Whereas, all of the states which are represented in this historic reenactment are donating flags to commemorate the participation of citizens from their states in this historic event, and

Whereas, the state of New Hampshire should be represented at this historic event, now therefore be it

Resolved by the House of Representatives

That the House of Representatives donate a New Hampshire state flag to the Arnold Expedition Historical Society for use in the reenactment of the American expedition to Quebec in 1975.

Adopted.

Reps. French and Spirou offered the following:

SCR 2, requiring bills requested by executive departments to be identified.

Whereas, it would be informative and beneficial to members of the legislature to be advised if a piece of proposed legislation emanated from an executive department; now, therefore, be it

Resolved by the Senate, the House of Representatives Concurring:

That, so far as possible, a statement be written into the analysis of any proposed piece of legislation which originated from and was requested by an executive department, including the Governor's office, stating that fact and identifying the executive department concerned.

Adopted.

HCR 6, memorializing Congress to liberalize social security disability payments. Whereas, the disability clause in the Social Security Act is inadequate; and

Whereas, the insured must sustain himself and his dependents for a full six months without any income; and

Whereas, the insured in many cases must seek public aid or welfare to live and support his dependents; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring:

That the New Hampshire delegation to the Congress of the United States be requested to introduce during this session of Congress legislation to shorten the disability waiting time from six months to a maximum of three months, and that all payments be made retroactive to the date of the onset of the disability; and

That copies of this resolution be sent by the clerk of the House to all members of the New Hampshire delegation of the Congress of the United States.

Adopted

Reps. Turner, Belair, Russell Chase and Coutermarsh offered the following:

HCR 10, notifying Congress and the President of this state's opposition to any Increase in tariffs on imported petroleum.

Whereas, it has been proposed that the chief executive of the United States

exercise the authority vested in him to impose increased tariffs on imported petroleum; and

Whereas, it is necessary that energy consumption be reduced in this country, but such reduction should not cause one sector of the country to shoulder an unfair share of the burden; and

Whereas, the proposed increased tariffs will undoubtedly have a pervasive influence on the cost of living in New Hampshire and the Northeast because of its forced reliance on imported petroleum and negative economic impact on New Hampshire industry and tourism; now therefore be it

Resolved by the House of Representatives, the Senate Concurring:

That, the Legislature of the State of New Hampshire hereby expresses its opposition to the proposed increased tariff and urges the President and the Congress of the United States to take action to assure that there will be no increase in the tariff on imported petroleum; and

That, copies of this resolution be immediately forwarded by the clerk of the House of Representatives to each member of the congressional delegation from New Hampshire to the Speaker of the House of Representatives and the President of the Senate of the United States and to the President of the United States.

Adopted.

VACATE

Rep. Philip Currier moved that the House vacate the reference of SB 54, increasing the allowable deductions from minimum wages for board and room, to the committee on Ways and Means and re-refer said bill to the committee on Labor, Human Resources and Rehabilitation.

Adopted.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

LATE SESSION

Third reading and final passage

HB 192, relative to requiring school districts to provide education for pupils under the age of twenty-one.

HB 215, relative to eliminating the limitation, on the distribution of copies of school laws.

HB 117, reducing the age at which persons may donate blood to seventeen.

HB 66, relative to fees for the superior court.

HB 82, permitting law enforcement officers on official duty to wear firearms in the courts of the state.

HB 126, repealing the New Hampshire Fair Trade Law.

HB 9, relative to building inspectors.

 ${\sf HB}$ 115, to reclassify a certain section of highway in the towns of Pelham and Hudson.

HB 175, to reclassify a certain highway in the town of Warren.

HB 188, removing the American Red Cross from the prisoner blood donation program.

RECONSIDERATIONS

Rep. McManus moved reconsideration on HB 83, increasing the penalties for intoxication. Reconsideration lost.

Rep. Coutermarsh moved reconsideration on HB 82, permitting law enforcement officers on official duty to wear firearms in the courts of the state. Reconsideration lost.

The Speaker asked the House to rise for a minute of silent prayer for Rep.-elect W. Francis Murphy.

330 members were recorded as present.

On motion of Rep. French the House adjourned at 2:43 o'clock in memory of W. Francis Murphy.

Thursday, 6Feb75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

"You who have ears to hear with, hear! You who have eyes to see with, see!" This, O God, is Your ever present challenge. Set us free to truly hear and see. Of course, we would be less than truly free persons if we were to think more highly of ourselves than we ought to. And yet, You have made us just a little lower than the angels, in Your design of all things. Which is to affirm that we are important.

Fortify us with Your Wisdom and Truth as we exercise our human uniqueness—the power to choose, understand; love, communicate; be sensitive, have compassion. Save us from the grasp of the trivial and unimportant that drains away our divine call as persons.

Let our motivations be in tune with You, Dear Lord; In harmony with Your Divine Plan, as we as open and honest persons see Your Plan, and then we as leaders of people will be channels for wholeness for persons and nations.

Our sympathy and concern reaches out to the family of the Minority Leader, Chris Spirou, at his father's death. Encompass the family with love and strength. Amen!

Rep. Howard led the Pledge of Allegiance.

Reps. Cullity and French moved that the House be in Joint Convention to receive the Governor's Budget message.

Adopted.

JOINT CONVENTION

BUDGET MESSAGE OF GOVERNOR MELDRIM THOMSON, JR. FOR THE FISCAL BIENNIUM 1976-1977

Mr. Speaker, Mr. President, Honorable Members of the General Court-

Once again I submit to you a proposed state budget for the fiscal years of the ensuing biennium, as required by RSA 9:2.

By presenting the budget now, instead of waiting until February 15th, you will have one legislative week of lead time. I hope this will prove helpful in your important work on this vital legislation.

The proposed state budget for 1976-1977 is a thrift budget.

It is, as required by law, a balanced budget.

It is a Yankee budget in that it provides for growth of state services within the framework of anticipated revenues. It places emphasis on the human needs of our people without resorting to deficit spending.

Finally, and of utmost importance to our people in these days of hydra-headed inflation, recession and depression, this budget is a no-tax-increase budget!

In preparing our 1976-77 budget we were mindful of the wise recommendation of the drafters of the New Hampshire Constitution that frugality is necessary to preserve the blessings of liberty and good government; that economy is a most essential virtue in all states; and that it is a duty of our magistrates and legislators to inculcate the principles of industry and economy among the people.

The general fund operating budget for 1976-77 that we suggest is \$312.9 million. This compares with \$274.8 million for our current biennium. It represents an increase of 13.9 per cent.

The departments and agencies asked for general fund revenues of \$390.7 million or 42.2 per cent more than our current general fund operating budget.

The total proposed budget including all sources of revenues—federal government, fees, licenses, and so forth, is \$835.0 million as compared to \$736.2 for the current biennium. This is a 13.4 per cent increase.

Please note that out of the total proposed budget of \$835 million, \$215.8 will come from the Federal government.

If he who pays the fiddler can call the tune then how can we truly govern ourselves as a free, sovereign and independent state as stated in our Constitution?

In physical size this budget consists of one volume of 444 pages that weighs three pounds.

By comparison the budget of the State of Hawaii, the youngest state in the Union with an area two-third's the size of ours and a population slightly larger, consisted of four volumes of 2.117 pages.

Big budgets spell big trouble!

Although Hawaii is only 15 years old as a state its per capita debt is \$1,186.11 compared to our \$225.77. Its per capita state tax is \$584.26 compared to our \$204.41.

A four per cent sales tax and a graduated income tax from two and one-fourth per cent on the first \$500 to 11 per cent on \$30,000 helped the Aloha State build a bigger per capita debt and tax in 15 years than we were able to do in 200 years!

The financial integrity of New Hampshire is superior to that of the Federal Government or of the other New England states.

Fortunately for us, New Hampshire has never adopted the suicidal practice of borrowing to lend to others as the Federal Government does, or of hiring money for things unnecessary.

For the current biennium we neither raised taxes nor increased the rate of established taxes. As of the fiscal year ending last July 1 we had a surplus of \$24.7 million—the largest surplus in the history of our State.

Under this proposed budget we project a surplus of \$8.3 million for fiscal 1976 and a surplus of \$1.4 for 1977.

Consider our unique financial position!

It is my understanding that each of our sister New England states completed their last fiscal year in the red. Now each is contemplating a substantial increase of the tax burden of their respective people.

The federal government which is well on the way to national bankruptcy is caught on the treadmill of irresponsible spending.

The President has just announced a proposed budget of \$349 billion which includes a planned deficit of \$52 billion. This proposed deficit equals the entire national budget for 1954. And the deficit could go to \$70 billion the President warns, if the Congress fails to make the cuts in welfare and related services which he recommends.

The tax burden that New Hampshire lays on its citizens is far lighter than that of other states in New England.

According to the prestigious Tax Foundation of New York our state per capita tax for 1974 was \$204.41.

The per capita state tax in other New England states in 1974 ran from \$321.25 in Maine to \$381.92 for Vermont.

The comparison is equally favorable for New Hampshire taxpayers if local (including real property) and state taxes are added together.

The per capita local and state taxes for New Hampshire in 1973 were \$453.55. For the other New England states it ranged from \$514.32 for Maine to \$727.21 in Connecticut.

Just across the Connecticut River the citizens of our sister state of Vermont paid a total local-state per capita tax in 1973 of \$618.23 compared to ours of \$453.33 and those same neighbors now face the prospect of having to pay even higher taxes in these painful days of high inflation and dwindling real income.

If we turn to a comparison of the indebtedness of the New England states we find New Hampshire again in a favored position.

In 1973 the per capita state debt in New Hampshire was \$225.77.

The per capita state debt of the other New England states varied from \$348.55 in Maine to \$906.91 in Vermont.

New Hampshire's comparative excellence in the areas of taxes and public debt are

the result of self-discipline and restraint by a long line of wise legislators who reflected the will of their constituents.

To many of you who are veterans of this chamber goes the praise for the sound position of our public finances.

While New Hampshire citizens can take pride and some comfort in the comparative soundness of our financial position, we can not be smug or indifferent about it.

A good fiscal position, like personal liberty, requires eternal vigilance on the part of the people and their representatives.

If we turn the spotlight of comparison on ourselves we find that in the past ten years the cost of state government has tripled.

For the biennium 1966-67 the state revenues amounted to \$90.8 million and appropriations were \$94.8 million.

For the new biennium of 1976-77 we anticipate revenues of \$302.6 and expenditures of \$316.2.

With a population of 680 thousand in 1966 growing to a projected population of 860 in 1977, we find that the state per capita revenues increased in the same years from \$132 to \$353 and state per capita revenues rose from \$137 to \$389.

Thus, the cost of state government in New Hampshire has been doubling once every five years in the past decade.

Our magistrates and legislators must continue to exercise great caution in extracting taxes from our citizens and demonstrate even greater prudence in the wise use of the public funds entrusted to their custody.

In preparing this budget we faced three alternatives.

- 1. We could stay within anticipated revenues and draw upon our surplus if need be.
 - 2. We could spend only from revenues and protect our surplus for the future.
- 3. Or we could seek new revenues—meaning new taxes or higher rates of present taxes.

We chose the first course because it allowed continued growth in essential state services and avoided any new taxes or increase in tax rates.

We estimate that the net revenue available to the state for the current biennium will be \$269.7 million to next June 30. This includes federal revenue sharing and the deduction of debt service. It should leave us with an estimated unappropriated surplus of \$15 million next July first.

For the 1976-77 biennium we anticipated that the net revenues available will be \$292.2 million. The projected surplus at the end of the new biennium would be \$1.4 million.

Thus, under our present tax structure, and by using most of this \$15 million surplus we anticipated by the end of the current fiscal year, we will have only \$22.5 million more to spend in the new biennium than in the current one.

Thank goodness we have a surplus on which we can thus draw in preparing our new budget. Without it we would be offering today a no-growth budget.

Beginning last June 30th with a surplus of \$24.7 million we anticipate that under the proposed budget this will shrink in three years to \$1.4 million as follows.

In 1975 excess expenditures will consume \$9.7 million. Fiscal 1976 will take \$6.7 million, and 1977 will absorb another \$6.9 million.

For the past decade the State has enjoyed a steady growth of its General Fund Unrestricted Revenues of about 13 per cent a year.

Now, with the onslaught of the recession, the traditional rate of growth in our revenues fell to 4.9 per cent in 1974.

Important areas of decline of growth include liquor and horse racing.

For 10 years revenues from liquor averaged 12.5 per cent per year. In 1974 this plummeted to an increase of one per cent.

Horse racing increased at an average rate of 6.3 per cent a year. In fiscal 1974 it decreased by 21.6 per cent.

Two bright lights on the revenue horizon in 1974 were Business Profits and Dog Racing. The former increased by 25 per cent and the latter by an unprecedented 91 per cent. We expect that the rate of increase from these two important sources of revenue will be more modest in the next few years.

Given an economy through 1977 no worse than at present, we would expect an average growth in our revenues of five per cent a year for the ensuing biennium.

When we began planning for the new budget last fall we knew that the normal

growth of our revenues had been clipped by the recession and that our expenditures for fiscal 1975 were higher than anticipated income.

We set a goal of five per cent growth per year for the biennium but realized that in order to achieve such growth we would have to cut deeply into our surplus.

Let me review the major pruning procedures we followed.

-Do not do a meat axe job-be reasonable and able to justify cuts.

- —Some agencies will be cut below five per cent guidelines to achieve an average five per cent for the entire budget.
 - -Recognize the staffing and operation of new buildings and similar needs.
 - -Look for functions and positions that can be eliminated entirely.

-All out-of-state travel cut one-half of current level.

- —In-state-travel cut where possible. All taxable meals were removed from budget and a general footnote added that provides for reimbursement of meals only when connected with a necessary overnight stop and under such rates and regulations as may be established by Governor and Council.
- —Conferences, workshops, training and education for employees, and the like, to be cut by one-half.
- —Where a state function could be shifted to a federal program, this was done to cut the general fund appropriation.

Let us see how the application of our guidelines affected some sample agencies as we sought to build into the budget an average growth of five per cent.

—UNIVERSITY SYSTEM. The Board of Trustees of the University System asked for a biennium budget of \$52.9 million. This is a 45.0 per cent increase over the current budget of \$36.3 million. This proposed budget allocates \$41.4 million for the University System which is a 14 per cent increase over the current appropriation.

There is no way for us to give the University System the extra \$11.5 million which the trustees have requested, short of some tax which we would oppose. Perhaps they should review again many of the high academic salaries and mini-teaching assignments of many professors. Certainly the \$45 to \$60 thousand dollar salary now being contemplated for the new chancellor would seem out of line.

We might also question the wisdom of the University's purchase of 479 acres of land in the past two years.

-WELFARE. The Welfare Department requested \$58.9 for the new biennium. This is a 56.2 per cent increase over the current \$37.7 appropriated for welfare.

For this budget we increased welfare to \$42.0 million, an increase of 13.8 per cent. It is our firm conviction that there are substantial savings to be effected by welfare through improvement in its present wasteful management. The millions we lose to errors and frauds and begin to lose to federal sanctions should be revamped for welfare recipients and taxpayers alike.

—NEW HAMPSHIRE HOSPITAL. During the past two years the General Fund Revenues for the New Hampshire Hospital were increased by some \$10 million over the prior biennium.

For the new biennium the Hospital officials are asking for a further increase of 10.5 million.

We definitely do not believe the increase requested is necessary with a declining population and an increasing employee-patient ratio.

From 1971 to 1974 the population has decreased from 1807 to 1290 and is expected to fall to 1000 by 1977. In the same time the number of employees has increased from 1124 to 1349. This gives us a current ratio of employee to patient of 1 to .9.

The Hospital asked for a budget of \$38.3 or 37.8 per cent above the current one. We propose a budget of \$33.3 million, an increase of 19.8 per cent.

-STATE PRISON. The State Prison has the same neglected needs that affected the Hospital two years ago; hence we made substantial increases for the Prison.

The Prison asked for a budget of \$6.2 million or an increase of 77.1 per cent over the current budget. In our proposed budget we have allowed the Prison \$4.8 million or an increase of 37.1 per cent above the current budget.

—PERSONNEL. At present the State has 7,854 classified permanent employees and 237 unclassified positions for a total of 8,091.

The executive agencies asked for 1,589 new permanent positions, or an increase of 19.5 per cent. Instead we allowed for 327 new permanent positions and recommended that eight others be abolished.

It should be noted that of the 327 new permanent positions included in this

budget, 216 are presently temporary positions. So in fact we are recommending only 111 new permanent positions, or an actual increase in states personnel of just 1.4 per cent.

-EDUCATION. We preserved for Foundation Aid the same formula used for the current budget. This gave us a figure of \$7.7 which is an increase of nine per cent.

We are recommending full funding for the school lunch program. We are using a 75 federal 25 state match at a total of \$761.080 for the biennium. While this will cost the State more it will mean that students will not have to be charged more for their lunches.

Under our budget the state's share of salaries for superintendents, assistant superintendents and teacher_consultants will be paid directly to school districts as a grant-in-aid.

We propose an increase in tuition for in-state students at the Vocational-Technical Schools. In Concord the tuition would go from \$300 to \$425 and for the other schools it would increase from \$280 to \$400. The suggested increases are in keeping with the present costs in similar New England schools.

In the area of vocational rehabilitation education our total budget is substantially at the same level of spending in fiscal 1975. This is because in 1976 federal funds were budgeted at a lower level. We believe these federal funds will be again increased.

—HEALTH. All of our health services were increased. New positions were provided at Laconia State School where the budget would be increased 7.7 per cent in fiscal 1976 and further increased by 1.2 per cent in 1977.

The Veterans' Home would receive increases of 7.1 per cent and 30. 3 per cent respectively for 1976 and 1977.

—MISCELLANEOUS. The Governor's Commission on Crime and Delinquency is up about five per cent. However, in order to avoid the administrative confusion which resulted when state match funds were left in the agencies seeking crime funds, we brought into the Commission budget state match funds of \$125 thousand per year.

We performed a similar bookeeping transaction in Central Data Processing by allocating to the several agencies employing CDP services the funds with which to purchase those services. When these allocations are added to direct appropriations for CDP, we find that the total recommended appropriations for CDP amount to \$5 million for the biennium for an increase of 13.6 per cent.

As of June 30th the Fish and Game Department had a cash balance of \$112 thousand. Revenue from license fees has fallen off drastically. Consequently, we are recommending a cut in appropriations for this Department and an increase in General Fund appropriations from \$25 to \$200 thousand to provide for search and rescue operations and other costs. We recommend the elimination of 23 permanent positions. We have restored to this agency's budget the Richmond Hatchery, two conservation officer positions and one stock clerk.

The Greyhound Racing Commission has been making spectacular increases over prior revenue estimates for the past year. Good management at Seabrook and Hinsdale have undoubtedly contributed to the most welcomed flood of dog track revenues. The Commission will need more funds for its operations and hence has a budget increase of 65 per cent.

The Superior Court budget is up 35 per cent primarily because of a new Justice; Police Standards and Training Council would become a permanent state agency with three classified employees and one unclassified director and an increase of 217 per cent in its budget since the State would be picking up \$69 thousand.

For the Agriculture Department we recommend an increase of 2.4 per cent. Too long have we neglected this important segment of our economy. We ask that promotion funds be increased from \$500 to \$25,000 and assistance to the agricultural fairs be continued at \$300 thousand per year.

The great majority of our agencies were highly cooperative in the difficult task of preparing this budget. To each of them I express my grateful appreciation.

Permit me personally to commend the following agencies that came in either with decreased budgets or budgets under the 5 per cent goal.

Adjutant General Agriculture Department Attorney General Board of Probation Civil Air Patrol Human Rights Commission Insurance Department Judicial Council Labor Department Liquor Commission Civil Defense Commission on Eminent Domain Coordinator of Highway Safety Horse Racing Commission Probate Court
Public Utilities Commission
Department of Safety

For special praise I single out the Insurance Department. If we had an administrator of the year award it would have to go to Insurance Commissioner Frank E. Whaland.

Commissioner Whaland has not only brought current the three year backlog of work that faced him when he became Commissioner, but he has recommended the elimination of three positions in his department which he finds unnecessary, and a reduction in his budget for 1976 of 6.5 per cent and a further reduction in 1977 of 8.5 per cent.

The financial books of this State through June 30, 1974, were closed as of February 1. The Comptroller's Report covering this item should be ready for distribution by March 1.

This seven month lapse from the end of the fiscal year to the balancing of the books is a great improvement over the more than 18 months that existed in early 1973. With computer improvements that will be made we are confident that in the future the State's books will be closed within three months of the end of each fiscal year.

At this point I wish to thank the Fiscal Committee for their favorable response to the Comptroller's request for the loan of two accountants from the Office of the Legislative Budget Assistant. Messrs. Ernest Gleason and George Russell were of great help to the Comptroller in closing the books.

Two years ago I suggested that you consider closing the Nursing School at the Hospital. This provoked a storm of protest, some sentimental and some practical.

It's a careless hunter who steps on the same open trap twice. I am not about to do that!

In the past two years I have worked hard to improve the lot of the nurses at the Hospital and to help the Nursing School.

However, as Governor looking at the entire economic picture of the State, I am bound to call your attention to the following facts about which I shall make no recommendations.

The annual per capita cost for training student nurses at the Concord Technical Institute is \$1,828. This compares with a similar annual cost to the taxpayers of \$5,500 per student nurse at the Hospital.

In the past seven years 22 per cent of the student nurses who graduated from the hospital were employed at the Hospital.

Approximately 33,000 square feet of space for dormatories and classrooms is used in Londergon and Johnson Halls.

I am happy to conclude these remarks by expressing publicly my deep appreciation to Comptroller Arthur Fowler, Personnel Director Roy Lang and their respective assistants for the long, hard hours of work they devoted to the preparation of the 1976-1977 budget.

I am also grateful, once again, to Representative Joseph Eaton for his willingness to chair the budget hearings for me.

To Representative George Wiggins and Senator Ward Brown I extend sincere thanks for their attendance at the budget hearings at my request.

To Representative Arthur Drake and Senator Rob Trowbridge and to all members of their respective committees I am pleased to pledge my sincere and whole-hearted cooperation in finalizing a budget that will render a maximum service to our people with the limited funds available.

Our proposed budget is built on today's economy.

It proposes no new taxes and is balanced for the next two years.

If the economy improves, as we all pray that it will, we shall have more funds to spend as our revenues increase under the present tax structure.

If the economy grows worse, it will require severe belt tightening and could even invoke action by the Advisory Budget Control Committee created by RSA Section 9:13-a to 13-c. For this reason the legislative appointments to this Committee should be made soon.

Frugality, thrift and work must be the watchwords of our conduct in the immediate years ahead. If we lace these yankee virtues together with faith in

ourselves and trust in our God, our labors together here will be fruitful for our people.

On motion of Rep. Downing the Joint Convention rose.

HOUSE

The Speaker called for a quorum. 302 members were recorded as present.

LEAVES OF ABSENCE

Reps. McManus and Plourde, the day, important business. Reps. Hess, Lamy and Russell Perkins, the day, illness. Rep. Spirou, the day, death in family.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 311 through 326 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor. (Sullivan of Hillsborough Dist. 30; Drewniak of Hillsborough Dist. 30; LaMott of Grafton Dist. 6—To Claims, Military and Veterans Affairs).

HB 312, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to twenty-one years. (Coburn of Hillsborough Dist. 11; Ellis of Rockingham Dist. 16—To Judiciary).

HB 313, establishing a special committee to study public transportation needs. (Clark of Strafford Dist. 4—To Transportation).

HB 314, reimbursing Colon Chappell for the loss of a cow and making an appropriation therefor. (Judd of Coos Dist. 1- To Claims, Military and Veterans Affairs).

HB 315, prohibiting any city or town which has authorized the use of voting machines from enacting an ordinance which prohibits a candidate from serving as a town, city or ward officer. (Boisvert of Hillsborough Dist. 22—To Statutory Revision).

HB 316, relative to an alternative form of county government. (Bednar of Hillsborough Dist. 14; King of Rockingham Dist. 1; Benton of Rockingham Dist. 2—To Municipal and County Government).

HB 317, providing for the purchase of uniforms by the state for employees required to wear same and making an appropriation therefor. (Cushman of Merrimack Dist. 9—To Executive Departments and Administration).

HB 318, transferring the New Hampshire distributing agency from the department of administration and control to the department of education. (Cornelius of Grafton Dist. 13; Splaine of Rockingham Dist. 19—To Executive Departments and Administration).

HB 319, relative to suspension of driver's licenses for persons under the age of twenty-one apprehended for driving while their blood alcohol content exceeds five hundredths percent. (Coburn of Hillsborough Dist. 11; Ellis of Rockingham Dist. 16—To Judiciary).

HB 320, changing certain terms used in various sections of RSA 386 relative to guaranty savings banks. (Milne of Hillsborough Dist. 25—To Banks and Insurance).

HB 321, clarifying the existing language in certain sections of RSA 387 relative to investments of savings banks. (Milne of Hillsborough Dist 25—To Banks and Insurance).

HB 322, prohibiting operation of unauthorized ground vehicles at airports. (Coutermarsh of Hillsborough Dist. 24; Sanborn of Rockingham Dist. 9—To Transportation).

HB 323, enabling the city of Manchester by local option to construct and operate

a wagering casino under state supervision. (Cote of Hillsborough Dist. 28; Cote of

Hillsborough Dist. 31-To Ways and Means).

HB 324, relative to the personnel staffing of state liquor stores on the holidays said stores are permitted to be open. (Cunningham of Rockingham Dist. 12—To Executive Departments and Administration).

HB 325, relative to changing the residency requirement for state liquor store sales

agents. (Cunningham of Rockingham Dist. 12-To Liquor Laws).

HB 326, relative to the election of Belknap county commissioners. (Murray of Belknap Dist. 9—To Special Committee—Belknap County Delegation).

SENATE MESSAGES INTRODUCTION OF CACR First, second reading & referral

CACR 5, providing that district courts may try crimes in a county other than the county in which the crime is committed (Judiciary).

CONCURRENCE

HB 119, making a supplemental appropriation for the state prison.

ENROLLED BILLS REPORT

HB 119, making a supplemental appropriation for the state prison.

SIX-DAY EXTENSIONS GRANTED

HB 55, providing for the inspection, licensing and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival amusement safety board. (Statutory Revision).

HB 56, relating to a general revision of laws regulating land surveyors. (Statutory

Revision).

 $\ensuremath{\mathsf{HB}}$ 64, to establish a second state liquor store in Keene and making an appropriation therefor. (Liquor Laws).

COMMITTEE REPORTS

 $HB\,141,$ providing for clarification of the offense of issuing bad checks. Inexpedient to legislate. Rep. Sayer for Judiciary.

Does away with the requirement of notice that payment has been refused. Committee felt this would be open to abuse.

Resolution adopted.

HB 173, eliminating the liability of towns or cities for damages caused by dogs to domestic animals. Inexpedient to legislate. Rep. McManus for Judiciary.

The present law provides some incentive for responsibility by the town for the control of dogs. The dog tax pays for damage done by dogs, but the town can collect from the owner of the dog doing the damage. In many cases the victim does not know the owner of the dog and if this bill were passed would have no recourse.

Resolution adopted.

HB 125, providing for payment of resident workers at the Laconia state school; providing for new positions at said school, and making an appropriation therefor. Ought to pass with amendment. Rep. Senter for State Institutions.

This action is required to conform with federal minimum wage requirements. Without conformance much therapeutic activity will have to be abandoned.

AMENDMENT

Amend RSA 171:2-a, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

171:2-a Payment of Resident Workers. The director of the division of mental health is authorized to pay wages to working residents at the Laconia state school and training center and may issue rules to implement a payment program which does not conflict with federal requirements. A portion of the payments to working residents shall be subject to the payment of care, treatment and maintenance charges as provided in RSA 8:43.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. There is hereby appropriated to department of health and welfare, division of mental health for the benefit of the Laconia state school and training center the sum of twenty-nine thousand two hundred ninety-four dollars for the fiscal year ending June 30, 1975, as follows:

Personal services

Permanent

\$13,395

Other

Payment of resident workers

14,560

Benefits

1,339

Total

\$29,294

The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Referred to Appropriations.

HB 110, providing for an annual observance by proclamation of September seventeenth as Constitution Day. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Since our freedoms, state and national, stem from their respective constitutions, suitable observance of the anniversary of each is certainly fitting.

Amendment

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for an annual observance by proclamation of January fifth and

September seventeenth as Constitution days.

Amend the bill by striking out section 1 and inserting in place thereof the following:

 $1\ \mbox{Governor's}$ proclamations of Constitution Days, Amend RSA 4 by inserting after section $13\mbox{-}b$ the following new section:

4:13-c Constitution Days. The governor shall annually issue on the following dates a proclamation calling for a proper observance of State Constitution Day which is January fifth and September seventeenth as Federal Constitution Day, so that the people may be reminded annually on these dates of the blessings of liberty which they enjoy by the adoption of the Constitution of the United States, the Bill of Rights and the Constitution of the State of New Hampshire.

A mendment adopted.

Rep. Eugene Daniell moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps, Chandler, Russell Chase and Parr spoke against the motion.

Reps. Richard Bradley and Dudley spoke in favor of the motion.

Rep. A. C. Jones moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Kendall Cote requested a division.

 $150\,$ members having voted in the affirmative and $184\,$ in the negative, the motion failed.

Ordered to 3rd reading.

RESIGNATION

Rep. Gerry F. Parker, Hillsborough Dist. 17, submitted his resignation.

VACATE

Rep. Philip Currier, moved that the House vacate the reference of HB 53, to provide compensation to cities and towns for loss of tax base caused by land classified as open space and making an appropriation therefor, to the committee on

Ways and Means and re-refer said bill to the committee on Environment and Agriculture.

Adopted.

SENATE MESSAGE CONCURRENCE

HB 149, relative to the apportionment formula of the Newfound cooperative school district.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 110, providing for an annual observance by proclamation of January fifth and September seventeenth as Constitution days.

RECONSIDERATION

Rep. Chandler moved reconsideration on HB 110.

Reconsideration lost.

343 members were recorded as present.

On motion of Rep. French the House adjourned at 2:06 o'clock.

Tuesday, 11Feb75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear God, architect of the universe, designer of the mysteries of life from the awesome greatness of worlds seen and unseen to the blessing and miracle of a new born child, make us mindful that it is You and You alone who makes all things. We are, indeed, the works of Your hands. Awaken in us, Your creations of love, a sensitivity to the Truth that You are the source of all Life, and apart from You we are like rudderless crafts blowing in the wind. When we turn to You in sincerity, as the resource for life, we become Your instruments for re-creation and renewal. Bless the leadership of our great state, wish such a united purpose, as to enable us to be that 'People under God'. humbly serving You and the people of this state who have elected us to this high calling. We ask for Your healing power upon the life of our friend and co-worker, Rep. Louis Ziakas, in this time of his illness and need. Amen.

Rep. Margaret Cote led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Ryan, Griffin and Kenison, the day, illness.

Reps. Barbara Thompson and Emile Boisvert, the week, illness.

Reps. Patenaude, Russell, Shea and Douzanis, the day, important business.

Reps. Hager and Shapiro, the week, important business.

Rep. George Healy, three weeks, important business.

Rep. Gage, the day, death in the family.

Rep. McGlynn, the week, death in the family.

Reps. Ziakas, John Winn and Ceclia Winn, indefinite, illness.

INTRODUCTION OF GUESTS

Colin A. W. Gillis, Nahant, Mass. Retired Chief of Police, Revere, Mass., and Past President of Police Chiefs of Massachusetts; father of Rep. Gillis.

Jennifer Backus, Amherst, guest of Rep. Martin.

ENROLLED BILLS REPORT

HB 149, relative to the apportionment formula of the Newfound cooperative school district.

VACATES

Rep. Russell Chase moved that the House vacate the reference of HB 56, relating to the general revision of laws regulating land surveyors, to the committee on Statutory Revisions and re-refer said bill to the committee on Executive Departments and Administration.

Rep. James Murray moved that the House vacate the reference of HB 297, requiring the department of public works and highways to maintain railroad crossings which become the property of the State, to the committee on Transportation and re-refer said bill to the committee on Public Works.

Rep. Duprey moved that the House vacate the reference of HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personal matters only, to the committee on Legislative Administration and re-refer said bill to the committee on Municipal and County Government.

Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 86, permitting any New Hampshire resident charged with a minor traffic offense to plead guilty by written waiver (Judiciary).

HB 81, to establish standards of care and treatment of alcoholics, intoxicated persons, and drug dependent people (Health and Welfare).

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis (Transportation).

SUSPENSION OF RULES

Rep. Stimmell moved that the Rules of the House be so far suspended as to grant the Committee on Fish and Game an extension until March 18, on HB 25, changing the open season for deer hunting, to permit a joint hearing on all bills pertaining to the deer season, and spoke to his motion.

Adopted by the necessary two-thirds.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 327 through 337 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 327, relative to employer actions during labor disputes and compelling union membership. (Ellis of Rockingham Dist. 16; Cummings of Rockingham Dist. 7—To Labor, Human Resources and Rehabilitation).

HB 328, making an appropriation for replacing the boilers at the Veterans' Home. (Rules Committee for Rep. Tarr of Merrimack Dist. 17—To State Institutions).

HB 329, authorizing cooperative fire protection with other states and the federal government. (Karnis of Hillsborough Dist. 4—To Interstate Cooperation).

HB 330, increasing the salaries of classified state employees and making an appropriation therefor. (McDonough of Hillsborough Dist. 29—To Executive Departments and Administration).

HB 331, authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor. (French of Belknap Dist. 1; Spirou of Hillsborough Dist. 27—To Appropriations).

HB 332, providing full pay for persons injured and covered under the purview of

workmen's compensation. (McDonough of Hillsborough Dist. 29; Cote of Hillsborough Dist. 28—To Labor, Human Resources and Rehabilitation).

HB 333, placing a consumer on the commission of pharmacy and practical chemistry and making an appropriation therefor. (Cote of Hillsborough Dist. 28—To Health and Welfare).

HB 334, relative to state payment for foster care for children with partial county reimbursement to the state and making an appropriation therefor. (Zechel of Hillsborough Dist. 17; Copenhaver of Grafton Dist. 13; Roberts of Belknap Dist. 4—To Health and Welfare).

HB 335, relative to education and training in the field of property tax administration and making an appropriation therefor. (Wiggins of Sullivan Dist. 8—To Executive Departments and Administration).

HB 336, establishing a timber yield tax study committee and making an appropriation therefor. (Townsend of Grafton Dist. 14—To Executive Departments and Administration).

HB 337, authorizing the governor to enter into a contract with schools of dental medicine to guarantee openings for qualified New Hampshire students and making appropriation therefor. (Lyons of Hillsborough Dist. 13—To Education).

COMMITTEE REPORTS

HB 240, to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary and making an appropriation therefor. Ought to pass. Rep. Myrl R. Eaton for Claims, Military and Veterans Affairs.

Present trend is away from furnishing quarters to those in charge of "domiciliary" care institutions; with qualified personnel on twenty-four hour duty, and with good roads, there is no valid reason for the person in charge to actually reside on the premises. Legislation in 1973 resulted in the taking of quarters from the Warden and Deputy Warden of the State Prison. Additionally, the quarters presently available to the commandant of the New Hampshire Veterans Home are scheduled for demolition in the spring of 1975, to make way for a hospital. Referred to appropriations.

HB 137, requiring the dating of retail containers of cream. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

As amended, the bill requires that all cream containers be conspicuously marked with the date of the last day on which it may be sold.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Dating of Retail Containers of Cream. Amend RSA 184 by inserting after section 30-f the following new section:

184:30-g Dating of Retail Containers of Cream Required.

I. In this section, "cream" means that portion of milk, rich in butter fat, which rises to the surface of milk on standing, and is fresh and clean. It contains less than thirty percent but not less than eighteen percent by weight of milk fat and not more than two-tenths percent of acid-reacting substances, calculated in terms of lactic acid.

II. All retail containers of cream sold or offered for sale shall be conspicuously marked with the date of the last day on which it may be sold or offered for sale with a reasonable expectation that the cream will not be sour, as determined by the manufacturer.

Amendment adopted.

Ordered to third reading.

HB 218, permitting regional planning commissions to receive grants for pilot programs for solid waste disposal. Ought to pass. Rep. Greene for Environment and Agriculture.

This corrects an oversight in the listing of those who could apply for solid waste pilot program grants by adding regional planning commissions to the list. The committee vote was unanimous.

Ordered to third reading.

HB 264, relative to the practice of professional engineering by registered professional engineers. Inexpedient to legislate. Rep. Duprey for Executive Departments and Administration.

No real need for the bill was established. The present law does not prevent civil engineers from doing general surveying. Neither the New Hampshire Branch of the American Society of Civil Engineers or the Professional Engineers Registration Board took a position in favor of the bill.

Rep. Duprey moved that HB 264 be recommitted to the Committee on Executive Departments and Administration and spoke to his motion.

Adopted.

HB 138, relative to the season for taking wild deer by gun and bow and arrow. Inexpedient to legislate, Rep. Scott for Fish and Game.

No one in favor of the bill, including the sponsor.

Resolution Adopted.

HB 199, relative to the trapping of beaver, fisher and otter. Inexpedient to legislate. Rep. Scott for Fish and Game.

Undue hardship to trappers. Authority should stay with Legislature.

Rep. Cushman moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. Stimmell, Huggins, and William Boucher spoke against the motion.

Rep. Milton Cate spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost

Resolution adopted.

HB 77, relative to registered nurses and practical nurses, their education and registration; and making an appropriation therefor. Ought to pass. Rep. Roma A. Spaulding for Health and Welfare.

This bill combines RSA Chapter pertaining to registered nurses (RSA 326-A) and the Chapter pertaining to practical nurses and scholarships (RSA 326) into a single Chapter covering the subject matter contained in respective Chapters. The board of nursing education and registration is expanded from five to six members, giving the practical nurses a board member, which they do not have under the present statute. The bill further standardizes the various discrepancies that now exist in the two Chapters.

Referred to Appropriations.

HB 100, prohibiting pay toilets in buildings and facilities open to the public. Ought to pass with amendment. Rep. Sullivan for Health and Welfare.

The installation, maintenance or use of any type of pay toilet facilities in any building or facility open to the public is prohibited unless there are one or more free toilets in same location.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

limiting the use of pay toilets in buildings and facilities open to the public.

Amend RSA 147:9-a as inserted by section $\bf 1$ of the bill by striking out same and inserting in place thereof the following:

147:8-a Pay Toilets. The installation, maintenance or use of any type of pay toilet facilities in any building or facility open to the public is prohibited unless there are one or more free toilets in the same location.

Amendment adopted.

Rep. W. Murray Clark spoke against the bill and amendment.

Rep. Sullivan spoke in favor of the bill and amendment.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Ordered to third reading.

HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor, Ought to pass, Rep. Gabrielle V. Gagnon for Health and Welfare.

This bill establishes a program to provide financial assistance to children under age eighteen who suffer from asthma and related chronic lung disease for the necessary care and treatment for such disease.

Referred to Appropriations.

SB 7, requiring hairdresser instructors to present a certified record of approved training before renewing their licenses. Ought to pass. Rep. Haller for Health and Welfare.

This bill would specify that hairdresser instructors must certify to the Board of Registration of Hairdressers that they have completed fourteen hours of teacher training in an approved seminar or school in the year preceding their application for license renewal. The law now requires only fourteen hours of "hairdressing training".

Ordered to third reading.

SB 13, to eliminate the health certification for hairdressers and manicurists. Ought to pass. Rep. Sullivan for Health and Welfare.

This bill eliminates the requirement that hairdressers and manicurists be certified by a physician to be not afflicted with tuberculosis, venereal disease or any other communicable disease.

Ordered to third reading.

SB 14, relative to changing the nomenclature in RSA chapter concerning beauty salons. Ought to pass. Rep. Osgood for Health and Welfare.

This bill amends the statutes regulating the practice of cosmetology by deleting the words "hairdresser", "shop", "hairdressing", and "Board of registration of hairdressers" and inserting in their place "Cosmetologist", "salon", "cosmetology" and "Board of cosmetology" respectively.

Ordered to third reading.

HB 19, prohibiting participation with the council of state governments. Inexpedient to legislate. Rep. Shea for Legislative Administration.

The committee felt that participation in the Council of State Governments was worthwhile.

Resolution adopted.

HB 21, restricting travel expenses at state expense for members of the general court on official business outside of the state. Inexpedient to legislate. Rep. Casassa for Legislative Administration.

This bill would accomplish the opposite of the sponsor's intent.

Resolution adopted.

HB 84, relative to the use of office space in the state house and providing for a press room on the second floor. Inexpedient to legislate. Rep. Milne for Legislative Administration.

The committee is aware of the inconvenience caused by moving the Press from room 214 but felt that the present arrangement would have to suffice, at least until the space shortage is relieved.

Resolution adopted.

HB 37, relative to regulation of the establishment and operation of mobile home parks. Inexpedient to legislate. Rep. Bednar for Municipal and County Government.

This bill has been researched by a subcommittee. The committee does not feel that it covers the entire subject.

Resolution adopted.

HB 150, relative to county bonds. Ought to pass. Rep. Roy W. Davis for Municipal and County Government.

This bill corrects a wrong reference in law and requires the county convention to meet not less than seven days nor more than fourteen days after a public hearing on a county bond issue.

Ordered to third reading.

Rep. Drake addressed the House on the state of the budget.

Every legislative session that I have been Chairman of the Appropriations Committee, I have felt the responsibility to inform this body of my analysis of the financial condition of the State. The statement I am about to make will specify the current condition as I understand it, and, as conditions change and/or become clearer, I will ask your indulgence to appear before you again.

The Governor's message contained significant qualifications. From this message, I

"1) Given an economy through 1977 worse than at present, we would expect an average growth in our revenue of 5 per cent a year for the ensuing biennium.

2) If the economy improves, and we all pray that it will, we shall have more funds to spend as our revenues increase under the present tax structure.

3) If the economy grows worse, it will require severe belt tightening and could even invoke action by the Advisory Budget Control Committee created by RSA Section 9:13-A to 13-C. For this reason, the Legislative appointments to this Committee should be made soon."

The Governor has inferred by his appeal to the Legislative Leadership to appoint members to this Committee that his recommendations may not be as sound as first appearance would indicate. The Advisory Budget Control Committee was not established as an alternative to sound budgeting practices but was established as an emergency measure, if one should arise, to control the amount of the deficit.

House Rule 32(a) states in part that the Appropriations Committee "shall submit to the House on or before May 1 a budget bill for the biennium which submits a balanced budget."

The Governor's General Fund Appropriation recommendation for 1976-1977 proposed an increase of 13.9 per cent over the expenditures or appropriations of the previous biennium. The fiscal year 1975 appropriations were substantially increased by the 1974 special session. It is unreasonable, then, to use the biennial appropriations and utilize these amounts as the base from which one should project needs.

On this basis, the Governor's recommendations prove to be an actual increase of only 2.2 per cent for 1976 over adjusted authorization for 1975 and 3.61 per cent for FY1977 over FY1976 recommendations. If these recommendations remain and the cost of living which increased 11 per cent in 1974 continues into 1975, even with some moderation, the agencies will have less purchasing power to maintain current levels of service.

The Governor estimates revenue increases of 5 per cent each year of the biennium, a conservative estimate in normal times. Drastic business cutbacks and layoffs support the fact that these are not normal times. Taking into consideration what we all see around us and read in the press every day, I believe his revenue estimates are at least \$4.5 million too high.

The Business Profits Tax, one of our three largest revenue producers, is, in my opinion, at a critical turning point. While our current revenues are still running ahead of previous years, there is a significant question as to what the future holds for profits both nationally and, more specifically, here in the State of New Hampshire.

We probably will not be in a position to give a reliable estimate until May 15th when the final returns are in for the previous calendar year.

As you know, a suit has been filed against the State of New Hampshire to void the commuter tax. It has been presented to the United States Supreme Court, and we are now awaiting the decision. If the decision is unfavorable for New Hampshire, using the Governor's estimates, we would lose \$3.9 million of revenue for 1975 and \$9.4 million of revenue for the ensuing blennium. In all years prior, we have collected \$10.8 million. All of these are now hanging in the balance.

Revenues have been, and in all probability will be, affected by the gasoline shortage and/or a rise in the price of gasoline. There seems to be a direct correlation between gasoline consumption and liquor and tobacco sales. This again produces a question concerning the growth rate of General Fund revenues for 1976 and 1977.

Let me publicly commend the House Ways and Means Committee for its diligence

and perseverance in the study of State revenues. I intend to cooperate fully with the efforts of the Ways and Means Committee to accomplish its duties and will use its estimates of revenues for 1976-1977 in the regular budgeting process.

If my estimate of revenue is correct and subsequently verified by the Ways and Means Committee, we will have to submit, to fulfill the provisions of House Rule 32(a), an operating budget \$3 million lower than the Governor's recommended budget. This will leave no funds available for Legislative specials such as State employee pay raises, older retirees' cost-of-living increases, aid to the elderly, or any other new spending programs. New programs cannot be our first priority, particularly when there is a serious question about our ability to fund current programs or services. Logic, to me, dictates that we must first make our decisions on the operating budget and finance that which we must continue, and then if funds are available, provide for new programs.

My main area of concern is that we provide the necessary human services in the next biennium to reduce hardship and suffering. If the revenue picture does not change during the session, in my opinion, we will not have a thrift budget, but will have an austerity budget.

Reps. French and Chambers moved that Rep. Drake's remarks be printed in the Journal.

Adopted.

ADVISORY BUDGET CONTROL COMMITTEE APPOINTMENTS

RSA 9:13-a establishes an Advisory Budget Control Committee, with five members as follows: "The chairman of the house appropriations committee who shall be chairman of the advisory budget control committee, the chairman of the senate finance committee, two members of the house to be appointed by the speaker of the house who shall also be members of the house appropriations committee, and a fifth member who shall be appointed by the president of the senate and shall be a member of the senate finance committee. At least one member appointed by the speaker of the house shall not be a member of the same political party as the chairman of the house appropriations committee...."

The Speaker appointed Reps. Scamman and Belcourt to serve on the Advisory Budget Control Committee.

The Speaker reported to the House on the Assistant Clerk's memo on the electronic roll call system.

HOUSE RESOLUTION NO. 5

The subcommittee on Resolutions and Screening having approved its introduction, Rep. Record offered the following:

HR 5, saluting the Boy Scouts of America.

Whereas, the week of February 7-13 is National Boy Scout Week; and Whereas, it is the sixty-fifth anniversary of the Boy Scouts of America; and

Whereas, the scout oath should be an example for all of mankind; and

Whereas, a boy scout is: trustworthy, loyal, helpful, friendly, courteous, kind, obedient, cheerful, thrifty, brave, clean and reverent; now, therefore, be it

Resolved by the House of Representatives

That we the members of the House salute the Boy Scouts of America and Dan Beard for founding in this country such a worthy organization; and

Be It Further Resolved that a copy of this resolution be sent to the Boy Scouts of America National Headquarters.

Adopted.

The Speaker announced that Thursday, Feb. 20, will be a consent calendar day.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this

resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it adjourn in honor of Lincoln's birthday and to meet Thursday at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 137, requiring the dating of retail containers of cream.

HB 218, permitting regional planning commissions to receive grants for pilot programs for solid waste disposal.

HB 100, limiting the use of pay toilets in buildings and facilities open to the public.

SB 7, requiring hairdresser instructors to present a certified record of approved training before renewing their licenses.

SB 13, to eliminate the health certification for hairdressers and manicurists.

SB 14, relative to changing the nomenclature in RSA chapter concerning beauty salons.

HB 150, relative to county bonds.

339 members were recorded as present.

On motion of Rep. French the House adjourned at 2:01 o'clock.

Thursday, 13Feb75

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Our Father, help us to realize that there are many injustices and inequalities in life, that poverty, hardships, and suffering are often the lot of good people, and that evildoers are not always punished immediately for their wrongs. Help us to understand that we can take any experience of life and use it as a means of growth and development of right character if it is accepted in the right attitude. Clarify our thinking and enable us to know what is right. Grant that we may accept our full share of responsibility in every situation. When times of testing come and we are tempted to lower our standards, give us the power to make each decision as You would have us do, and to meet each experience courageously and victoriously. In Jesus' name, Amen!

Rep. Milbank led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Plourde, Drewniak and Albert Jones, the day, important business.

Reps. Proctor, Flanagan, Leary and Clyde Eaton, the day, illness.

Rep. Ryan, indefinite, illness.

Rep. Margaret Cote, the day, funeral.

Rep. McGlynn, the day, death in family.

RESOLUTIONS

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 338 through 36I shall be by this resolution read a first and second

time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 338, requiring vessels with a hazardous substance or oil as cargo to have a valid certificate of inspection and a compliance certificate as a prerequisite in obtaining port clearance. (Clark of Strafford Dist. 4—To Transportation).

HB 339, relative to retirement credit for Mary S. Downey and requiring employer contributions toward her retirement fund and making an appropriation therefor. (Day of Hillsborough Dist. 26—To Claims, Military and Veterans Affairs).

HB 340, to control aquatic plants in Country Pond in Kingston and making an appropriation therefor. (Schwaner of Rockingham Dist. 9—To Resources, Recreation and Development).

HB 341, establishing a special committee to study alternate forms of county government and making an appropriation therefor. (Andersen of Merrimack Dist. 15—To Municipal and County Government).

HB 342, allowing county conventions, cities and towns to make appropriations for educational and social purposes. (Clark of Strafford Dist. 4—To Municipal and County Government).

HB 343, requiring promoters of certain events to post bonds. (Carswell of Hillsborough Dist. 13—To Municipal and County Government).

HB 344, prohibiting the practice of witchcraft in public schools. (Cote of Hillsborough Dist. 28—To Education).

HB 345, repealing the law which specifies powers of appointed police chiefs and procedures for a hearing to the superior court by a police chief upon his suspension or dismissal. (Boucher of Rockingham Dist. 3—To Judiciary).

HB 346, increasing the debt limit for the Londonderry school district. (Boucher of Rockingham Dist. 3—To Education).

HB $34\overline{7}$, giving a court authority to levy a fee on a probationer as a condition of granting or continuing probation. (Boucher of Rockingham Dist. 3—To Judiciary).

HB 348, providing for workmen's compensation dependency payments. (McDonough of Hillsborough Dist. 29; Cote of Hillsborough Dist. 28—To Labor, Human Resources and Rehabilitation).

HB 349, relative to annual, sick and personal leave for state employees. (Lamy of Hillsborough Dist. 35—To Executive Departments and Administration).

HB 350, providing for acquisition, updating and dissemination of mineral and land use resource data under the supervision of the department of resources and economic development and making an appropriation therefor. (Chase of Carroll Dist. 4—To Environment and Agriculture).

HB 351, relative to equine infectious anemia and making an appropriation therefor. (Bradley of Grafton Dist. 5—To Environment and Agriculture).

HB 352, establishing rights and responsibilities of patients in medical facilities. (Townsend of Sullivan Dist. 1; Read of Rockingham Dist. 4—To Statutory Revision).

HB 353, authorizing the water resources board to acquire the dam on Pine river pond in Wakefield, naming said dam the Arthur H. Fox Memorial Dam and making an appropriation therefor. (Allen of Carroll Dist. 5; Fullam of Carroll Dist. 5; Tibbetts of Strafford Dist. 11—To Resources, Recreation and Development).

HB 354, providing for improvements at the Bedell Bridge site and making an appropriation therefor. (LaMott of Grafton Dist. 6; Sen. Poulsen of Dist. 2—To Health and Welfare).

HB 355, to establish a sweepstakes and gaming commission, and making an appropriation therefor. (Sayer of Rockingham Dist. 5—To Ways and Means).

HB 356, to provide for renovation of the state house hall of flags and relocation of the visitors center and making an appropriation therefor. (Kelley of Rockingham Dist. 12—To Public Works).

HB 357, prohibiting an insurer of motor vehicles from designating the repair shop in which repairs will be made. (MacDonald of Hillsborough Dist. 32—To Banks and Insurance).

HB 358, providing for verification and investigation of eligibility of applicants for aid to families with dependent children and making an appropriation therefor. (Ferguson of Hillsborough Dist. 11—To Health and Welfare).

HB 359, increasing the mileage rate for all state employees using privately owned vehicles and making an appropriation therefor. (Hildreth of Belknap Dist. 7; Lessard of Strafford Dist. 20—To Executive Departments and Administration).

HB 360, requiring that municipal planning boards consider housing needs of the community when adopting regulations relative to subdivision of land. (Currier of Hillsborough Dist, 15—To Municipal and County Government).

HB 361, providing for an annual motor vehicle inspection for antique motor cars. (Currier of Hillsborough Dist. 15—To Transportation).

SENATE MESSAGES CONCURRENCE

HB 22, standardizing the statutory notice given prior to certain meetings and hearings.

HB 23, relative to the identification markings on metal traps.

HB 47, permitting village districts to be formed for the purposes of impounding water.

INTRODUCTION OF SENATE BILL & SCR

First, second reading & referral

SB 43, increasing the membership of the board of the New Hampshire port authority with the addition of the mayor of the city of Portsmouth (Executive Departments and Administration).

SCR 4, memorializing the President and the Congress in opposition to any increase in the tariff on imported oil per barrel, requesting the Governor and Attorney-General to join with other New England states in their suit against the Presidential action which has imposed a tariff on imported oil and requesting the Governor and Attorney-General to seek to have the other New England states join with New Hampshire to require the Federal Energy Administration to carry out the provisions of the Emergency Petroleum Allocation Act of 1973 (Resolutions and Screening).

REQUEST CONCURRENCE TO AMENDMENT

HB 60, relative to the state militia and the state quard.

(Amendment printed in SJ Feb. 11)

Rep. Benton moved that the House concur in the Senate amendment. Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 95, relative to a mandatory penalty for illegal sales of narcotics by drug pusher (Judiciary).

HB 129, reducing the penalties for possession of less than one pound of cannabis-type drugs (Judiciary).

HB 73, relative to shifting the date of the presidential primary to the last Tuesday in February (Statutory Revision).

COMMITTEE REPORTS

HB 206, permitting state school building aid for any alteration to an existing building. Ought to pass. Rep. William Boucher for Education.

The bill would allow school building aid to be used for alterations even if pupil capacity was not increased. It is a very sensible bill which the Education committee unanimously endorses.

Referred to Appropriations.

HB 148, requiring all members of the state employees' retirement system, except elected or appointed officials, to retire at age seventy. Ought to pass with amendment. Rep. Ziakas for Executive Departments and Administration.

Recommended by the New Hampshire Retirement Board in order to bring the old retirement system in line with the new. Would affect twenty-nine employees over seventy. The amendment allows these twenty-nine to continue working for their present one year extensions.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Extension of Service. Notwithstanding the provisions of RSA 100:6, I, as amended by section 1 of this act, a member who has been granted an extension of service pursuant to said section prior to the effective date of this act may continue working for the duration of the extension, but it shall not be renewed or extended beyond the termination date of the current extension.

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 121, relative to increasing the fee for registration of deer and bear kills. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Increases the fee for deer checking stations from 25¢ to 50¢.

Amendment brings time of registering bear from forty-eight to twelve hours.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing the fee for registration of deer and bear kills and changing the reporting time limit for a bear kill.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Bear Registration Fee Increased; Reporting Time Limit Changed. Amend RSA 208:23 (supp) as inserted by 1965, 143:1, as amended, by striking out in line one the words "forty-eight" and inserting in place thereof the following (twelve) and by striking out in line six the words "twenty-five cents" and inserting in place thereof the following (fifty cents only) so that said sections as amended shall read as follows:

208:23 Report of Bear Killed. Within twelve hours after any person has killed a wild bear in this state, he shall make a report to a deer registration station of this state, indicating the town in which the bear was taken, and furnish such other information as the director may require. The registration agent shall register each bear in the manner prescribed by the director and collect a fee of fifty cents only from the person registering said bear. Any person who fails to make the report required by this section shall be fined not more than twenty-five dollars.

Amendment adopted.

Ordered to third reading.

HB 88, making local zoning ordinances and restrictions applicable to the state and its political subdivisions. Inexpedient to legislate. Rep. Pepitone for Municipal and County Government

Committee felt this is in conflict and restrictive of state authority, to act in the best public interest.

Rep. Leonard Smith moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Bednar moved HB 88 be recommitted to the Committee on Municipal and County Government and spoke to his motion.

Rep. Spirou spoke in favor of the motion.

Adopted.

HB 76, providing for state payment for corrective modifications under certain circumstances in sewage or waste treatment systems and making an appropriation therefor. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

The Water Supply and Pollution Control Commission can not possibly have any control over the conditions under which a sewage disposal system may fail.

Resolution adopted.

HB 153, relative to the posting requirements of checklists and party enrollment. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

This clarifies two references to the number of places checklists should be posted.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Posting in Two or More Instead of Three Public Places. Amend RSA 56:36 by striking out in line three the word "three" and inserting in place thereof the following (two or more) so that said section as amended shall read as follows:

56:36 Posting Copies. They shall post copies of the checklist, showing the persons in the town or ward entitled to vote, with their party registration, so far as such registration has been made, in two or more public places in such town or ward, at least ten days prior to such session; and notice of the date, hour and place of the daily sessions to revise such registration shall be given upon such checklists.

Amendment adopted.
Ordered to third reading.

HB 8, prohibiting the use of studded tires on vehicles during the period from April first to November first of any year. Inexpedient to legislate. Rep. James W. Murray for Transportation.

Committee felt this legislation not necessary at this time.

Rep. Tavitian explained the Committee report.

Rep. Ellis moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Coburn spoke in favor of the motion.

Reps. Richard Bradley, W. Murray Clark, Gemmill, Coutermarsh, and James Murray spoke against the motion.

Rep. LaMott moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 70, relative to the seating capacity of motor carriers of passengers classified as taxicabs. Ought to pass with amendment. Rep. MacDonald for Transportation.

This bill brings the law up to date for the taxi industry.

AMENDMENT

Amend the bill by striking out all after section 1 of same and inserting in place thereof the following:

2 Taxicabs Exempted From Public Utilities Permit Requirements. Amend RSA 376:3 by striking out in line six the word "seven" and inserting in place thereof the following (twelve) so that said section as amended shall read as follows:

376:3 Exemptions. There shall be exempt from the provisions of this chapter (1) motor vehicles while employed solely in transporting school children and teachers to or from the school for which such arrangements are within the supervision or control of the local or appropriate state school board authorities; or (2) taxicabs, and other motor vehicles having a manufacturer's rated seating capacity of not more than twelve persons, unless after investigation, the commission shall be of the opinion that the service provided is in competition with the schedules of a common carrier by highway or railroad; or (3) motor vehicles owned or operated by hotels which are used exclusively for the transportation of hotel patrons between hotels and local railroad or other common carrier stations; or (4) motor vehicles while engaged exclusively in work for any branch of the government of the United States or for any department of this state, or for any county, city, town or village; or (5) motor vehicles while engaged exclusively in the delivery of the United States mail.

3 Local Ordinances Required. Amend RSA 376 by inserting after section 3 the following new section.

376:3-a Local Ordinances for Taxicabs. No motor vehicle used as a taxicab as defined by RSA 376:2, XI, shall operate in any town or city unless said town or city has ordinances governing such taxicab operations or by-laws pursuant to RSA 31:40.

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Cornelius moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. MacDonald, Daniell, George Gordon and James Murray spoke against the motion.

Rep. Hunt spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 89, requiring federal government gasoline mileage test results to be disclosed to purchasers of new motor vehicles. Inexpedient to legislate. Rep. James W. Murray for Transportation.

Committee felt that government mileage stickers were not accurate for some cars.

Rep. Horrigan moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Cressy, Coutermarsh, French and James Murray spoke against the motion. Rep. Bisbee moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 104, relative to expiration of registration for airmen. Ought to pass. Rep. James W. Murray for Transportation.

Simplifies the work of the Aeronautics Commission.

Ordered to third reading.

HB 167, increasing maximum amount of prizes allowed in beano games and permitting minors to be admitted to places where beano is played. Ought to pass with amendment. Rep. Philip R. Currier for Ways and Means.

This bill increases from \$1000 to \$1200 the amount that may be awarded daily as prizes in beano games. This bill does not lower age to allow minors present while beano is played.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing maximum amount of prizes allowed in beano games.

Amend the bill by striking out section 1 and renumbering sections 2 and 3 to read as follows:

1 and 2 Respectively.

Amendment adopted.

Ordered to third reading.

In response to an inquiry from the press on the subject of mileage payments to members and attaches, the Speaker made the following remarks:

The present policy cannot be changed by administrative action. Reimbursing legislative employees for mileage is governed by the provisions of RSA 14:18 which specifies that mileage will be paid "for each day of attendance." The reimbursement of members of the legislature is governed by Part II, Article 15 of the New Hampshire Constitution which requires that "each member shall receive mileage for actual daily attendance on legislative days."

Changing the law and the constitution to provide that mileage will be paid only for actual miles travelled will cause, if done separate from other actions, more problems than it solves. A member of the Berlin delegation who uses his mileage to cover the expenses of his room and board while in Concord for a legislative session may well not be able to afford to serve if the mileage payment is eliminated. This is particularly true in today's inflationary economy because the rate for payment of legislative mileage has not been changed since 1960. And almost all legislative staff employees, unlike regular state employees, have no tenure, no benefits and a job that disappears on the first of July. It is unrealistic to expect people to relocate on the basis of temporary employment; it is insensitive to expect that geographical distribution will play no part in the hiring of legislative employees.

An equitable solution to this problem will require a change in the Constitution so that members receive at lease enough of a salary to permit them to pay for the actual expenses incurred while serving in the legislature. Payment on the basis of miles actually travelled would then be fair and reasonable.

With regard to staff, I believe that permanent legislative staff should be placed in the same category as state employees. They should receive benefits and they should not be paid mileage for travels to and from work. However, while we remain a part-time legislature, it will be difficult to abolish mileage payments for part-time legislative employees.

Of course, there is no guarantee that these more equitable solutions will be less expensive than the present system.

UNANIMOUS CONSENT

Rep. Spirou addressed the House by unanimous consent.

Mr. Speaker, I rise to share with you and my House colleagues, my profound concern about the effects of the current economic conditions on our New Hampshire citizens.

On the national level, the unemployment rate is well over 8.2 per cent, already hitting epidemic proportions and predicted to get worse before it gets better.

The economic situation of New Hampshire is no better. Our reported state unemployment rate is at 6.4 per cent—or about 22,000 able-bodied workers without jobs. This tragic figure does not include those struggling with part-time jobs or those who do not qualify for unemployment benefits. The Commissioner of the Department of Employment Security has publicly stated, over the weekend, that he expects the reported unemployment rate to reach 7.5 per cent that, more realistically, will represent 10 per cent. And that's a lot of unemployed New Hampshire citizens.

In Manchester 4200 citizens are out of work (6.6 per cent of the work force); In Berlin 1300 (8.6 per cent): In Dover/Rochester 3000 (8.4 per cent); In Franklin/Laconia 2400 (8.1 per cent); In Portsmouth 2150 (6.2 per cent); In Concord 1800 (5.5 per cent); In Claremont 1400 (5.3 per cent); In Keene 1500 (5.3 per cent); and in Nashua 3000 (4.8 per cent).

For these people the situation is a crisis of survival! I think what the statistics show is that the next few months are going to be an unusually difficult time for many New Hampshire folk. They also indicate that the economic slump is having, and will continue to have, a profound effect on state, private, and local agencies designed to deal with human services and economic assistance. If this is the case, we elected representatives, need to give those New Hampshire folks and those agencies all the help we can. We ought to find out what support and help they need, before the session ends.

I think it is important for us to know how the Manpower administration is coping with the emergency employment programs. Is this agency implementing the law? Is the staffing sufficient to administer the program effectively? Are they procuring as much money from federal sources as New Hampshire is entitled to?

What are the Community Action agencies doing? Are they properly staffed? Do they need the support of the Legislature to help them respond adequately to people's immediate needs?

And then there is the Department of Employment Security. —When people lose their jobs, this department should be the first place for them to seek assistance. How is the department responding? Are claims being paid promptly? Is additional staff needed to handle the current economic crunch? Is the department taking advantage of federal assistance programs to help the jobless by providing additional emergency benefits? Is there anything we can do as a Legislature to help the employment service section in the department to be more effective?

Today's jobless citizens face not only the loss of their paycheck, but also, their inability to provide for the bare minimum needs of their families.

We, as a Legislature, should satisfy ourselves that the current level of unemployment benefits is consistent with a decent human existence. If the Department of Employment Security is the first resort for our unemployed, welfare sources should be the last. When a person's unemployment benefits run out, there is no place else to go but to seek public assistance at local and county levels. There are no state welfare benefit provisions for able bodied men and women willing to work, but unable to find jobs in these recessionary times.

Are our local and county public assistance programs prepared for the pressure they are going to feel in the coming months? Is there any central souce where hard-pressed local public officials can go for guidance and help in solving their problems?

Mr. Speaker, if we are to face our responsibilities through change and improvement, these questions must be answered before we go home at the end of June. These are not political questions. They transcend party lines and idealogical positions. The people affected by the present economic difficulties are looking to us for direction. We should do whatever we can to alleviate severe conditions.

While the solutions may be difficult, getting the necessary information should not be, if we make use of the vested authority we have as a legislative body. Traditionally, when we want facts, we go get them. We establish a special committee composed of respected members from both political parties, reflecting different points of view. These special committees with which we are all familiar, act as our eyes and ears. They have prestige and authority to bring forth responses from those who don't really want to respond.

So, I think the time has come for us to establish a special committee whose function will be to see whether state agencies, charged with the responsibility of providing essential services to the unemployed, are equipped to meet the challenge of present times.

I propose that the Speaker appoint such a committee to be chaired by the majority and minority leader of the house; remaining members consisting of the chairpersons of the House Committees on Executive Departments and Administration; Labor; State Institutions; Health and Welfare; as well as the Democratic liaison members of those committees. The committee should hold hearings throughout the state to solicit the views of people affected. It should also solicit participation and testimony from the various state, local, and private agencies in order to produce the answers we need. The committee should report back to the House not later than April 30th.

Mr. Speaker, the unemployed citizens of our state need our immediate attention. What I have suggested is a modest proposal but the potential results can be substantial. I respectfully urge you to act upon it promptly!

Rep. Gelinas moved that Rep. Spirou's remarks be printed in the Journal. Adopted.

The Speaker announced that Thursday, Feb. 20, will be a consent calendar day.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 148, requiring all members of the state employees' retirement system, except elected or appointed officials, to retire at age seventy.

HB 121, increasing the fee for registration of deer and bear kills and changing the reporting time limit for a bear kill.

HB 153, relative to the posting requirements of checklists and party enrollment. HB 70, relative to the seating capacity of motor carriers of passengers classified as taxicabs.

HB 104, relative to expiration of registration for airmen.

HB 167, increasing maximum amount of prizes allowed in beano games.

RECONSIDERATION

Rep. Richard Bradley moved reconsideration on HB 121.

Rep. C. Murray Clark spoke to the motion.

Rep. Bradley withdrew his motion of reconsideration on HB 121.

324 members were recorded as present.

On motion of Rep. Vachon the House adjourned at 2:23 o'clock.

Tuesday, 18Feb75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear God, You who are the Way, the Truth and the Life, let us celebrate life according to Your ways. Keep us from moral blindness as we accept the responsibilities, in this great place, for decision making. Like the "flowers", let it not be sung of us "Where have all the legislators gone, long time passing". but rather "Well done thou good and faithful servants." Give us clear vision and courage to match our convictions. Let our words and deeds be in full harmony with Your Divine purposes, and then we will most surely serve our state and people well. Amen!

Rep. Cournover led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

Mary, Eva and Ruth Lawrence, daughters of Rep. Lawrence. John Cloutier, guest of Rep. Rousseau. James R. Rowe, Jr., Leon G. David, Jr., St. Thomas Episcopal Church, representing Boy Scout Troop 172, guests of Rep. Donnelly and Dover Delegation.

LEAVES OF ABSENCE

Reps. Cotton, Henry Richardson, Frizzell and Casassa, indefinite, illness.

Rep. Langille, the week, illness.

Rep. Daniels, today and tomorrow, illness.

Rep. Ryan, the day, illness.

Reps. Chris Andersen, Cunningham and Day, the day, important business.

Rep. Ingram, today and tomorrow, important business.

Rep. Millard and Zechel, the week, important business.

Reps. French and Spirou moved that the House inform the Senate it was ready to meet in Joint Convention.

Adopted.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 362 through 371 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 362, Establishing a coastal zone management plan. (Greene of Rockingham Dist. 17—To Environment and Agriculture).

HB 363, requiring instruction in the organization and operation of municipal, county, state and federal government. (Gorman of Rockingham Dist. 4—To Education).

HB 364, authorizing the payment of a shift differential to certain employees of the New Hampshire hospital and making an appropriation therefor. (Rich of Merrimack Dist. 18; Tibbetts of Strafford Dist. 11—To Executive Departments and Administration).

HB 365, directing a study relative to separating the social security off-set provision from the New Hampshire Retirement System. (Cushman of Merrimack Dist. 9—To Executive Departments and Administration).

HB 366, providing incentive aid for kindergarten programs and making an appropriation therefor (Cressy of Rockingham Dist. 11—To Education).

HB 367, establishing a police commission for the town of Seabrook. (Cressy of Rockingham Dist, 11; Randall of Rockingham Dist, 11—To Municipal and County Government).

HB 368, providing for the preparation of an election procedure manual and election training sessions and making an appropriation therefor. (Duprey of Carroll Dist. 2—To Statutory Revision).

HB 369, relative to real estate tax exemptions for the blind. (Spirou of Hillsborough Dist. 27; Hebert of Strafford Dist. 9—To Ways and Means).

HB 370, relative to the appointment and removal of members of the fish and game commission and the appointment and removal of the director of the fish and game department. (Gardner of Hillsborough Dist. 30—To Executive Departments and Administration).

HB 371, relative to canvass of votes for congressmen and certification of the election, (Bednar of Hillsborough Dist. 14—To Statutory Revision).

INTRODUCTION OF SENATE BILL

First, second reading & referral

SB 60, suspending the application of penalties for failure to eliminate burning dumps during the time limits established. Environment and Agriculature.

ENROLLED BILLS REPORT

HB 22, standardizing the statutory notice given prior to certain meetings and hearings.

HB 23, relative to the identification markings on metal traps,

HB 47, permitting village districts to be formed for purposes of impounding water.

HB 60, relative to the state militia and the state guard.

SIX-DAY EXTENSIONS GRANTED

HB 36, relative to the length of time in which the governor and council must appoint a commissioner of health and welfare. (Executive Departments and Administration)

HB 48, relative to age requirements for dog licensing. (Statutory Revision)

HB 30, relative to a change in party registration. (Statutory Revision)

HB 50, providing for the withdrawal of the Portsmouth Union School district from Supervisory Union No. 52. (Education)

JOINT CONVENTION

Frank P. Kenison, Chief Justice of the Supreme Court, addressed the Convention.

THE STATE OF THE JUDICIARY

Mr. Speaker, Mr. President, His Excellency the Governor, and Honorable Members of the Senate and House of Representatives:

It is only by virtue of the cordial invitation of the Speaker of the House and the President of the Senate pursuant to House Concurrent Resolution No. 7 (HCR 7) that I am privileged to speak to you today as a representative of the Judiciary of this State. You will recall that this Legislature, in 1971, provided that the Chief Justice of the Supreme Court should address the Legislature at each regular session on matters relating to the improvement of the administration of justice in New Hampshire RSA 490-A:3(c) (Supp.); Laws 1971 ch. 459. Courts, like Legislatures and Governors, in performing the duties imposed on them by law inevitably antagonize some people as well as make a few friends. However it is hoped that the ladies and gentlemen of the Senate and the House who are in the former category will not regard this law as a form of unusual and cruel punishment prohibited by our constitution but, in any event, I leave you with a happy thought that it can be repealed if you think the punishment is too severe.

In introducing this talk I referred to the members of the Senate and the House of Representatives as honorable and did so in good faith, using the term in its true and genuine sense. Let me disavow at the very beginning any thought that the term is used in the sense that it was used by that abrasive, cynical wit, Ambrose Bierce, who prepared a compendium of definitions which he called "The Devil's Dictionary". In defining "honorable" he said that "in legislative bodies it is customary to mention all members as honorable; as, 'the honorable gentleman is a scurvy cur.'"

In a more serious vein, it is considered a high privilege to discuss with you some of the activities and ongoing programs and plans that the Judiciary of this State is pursuing with vigor and to the best of its abilities. Two years ago you were advised that the Judiciary in this State may be fairly described as alive, well and awake. We

repeat this statement with confidence in 1975. Perhaps it would be well in this connection to explain that statement with a slightly different emphasis. The idea was best expressed by the publisher of a well-known national newspaper who was asked how he would describe the success of his paper. After some thought he replied as follows: "We're sometimes proud of it, seldom ashamed of it and never satisfied." The institution of the Supreme Court and the Judiciary of this State, although it takes pride in its work and is seldom ashamed of it, is never satisfied with the present because it believes that with constant effort it can be improved and become a better institution than it was or is. This constant self-examination and reexamination is the prime factor which holds high hope that the Judiciary of this State continues to be a part of the twentieth century in a manner that enables us to meet the problems of change, progress and new developments. We are not in a state of crisis and we wish to affirm again that courts and police do not cause crime even though they continue to be convenient targets to blame for it. Scandal has not reached the shores of the Judiciary in this State and we continue to develop preventive methods to see that it does not. If at times other departments of our government become impatient with the results and the employment of new legal methods there may be comfort in the wisdom of that noted constitutional scholar, Paul Freund, who in discussing constitutional matters said: "Sometimes the practical-minded need to be reminded that we hit the target by aiming above it."

Two years ago in the State of the Judiciary address to the Legislature it was suggested that there be established a procedure for the review of State Prison sentences by three judges of the Superior Court who would act as a review division of that court. What was recommended then and recommended now is that we have a procedure similar to that in Connecticut, Massachusetts and Maryland, but it would be a more streamlined, efficient and speedy approach to sentence review. The review division would meet in Concord, provide a speedy review of criminal sentences and produce a coordination and uniformity which would far outweigh the minimal cost involved. There are many appeals in criminal matters which may have little if anything to do with the guilt or innocence of the accused but are taken because the sentence is considered unjust. This proposal would eliminate many of those appeals and would be far less expensive to the judicial system and would do much to prevent unrest in our major penal institution. As a member of the Supreme Court, having some familiarity with its problems. I can assure you that this method is preferable to the appellate review of sentences by the Supreme Court which is advocated elsewhere in the nation.

This proposal has received the support of the Superior Court and the implementing legislation has been prepared under the supervision of Chief Justice Keller of that court. The Supreme Court, the Judicial Council and other committees that have studied the matter have also endorsed the proposal. It is highly recommended for your consideration at this session of the Legislature.

For twenty years the Legislature has been struggling with various bills to improve the District and Municipal Court System in this State. Some progress has been made but more recently several committees and commissions have come to the conclusion that it is time for New Hampshire to do what most other states have done in this field. The Governor's Commission on Court Systems Improvement, under the chairmanship of Judge Maurice Bois of the Superior Court, last year recommended eighteen full-time district court judges and two new district courts. If this is enacted into law it will provide improved service to the public, more direct supervision of the courts withint the system, avoid inevitable conflicts that parttime judges may face and result in improved courtroom facilities. This concept has been endorsed by the Judicial Council and would constitute a significant advance if the Legislature, in its wisdom, decides to enact it at this session. These recommendations by the Judicial Council and the Governor's Commission on Court System Improvement are beneficial and in the public interest. I am not particularly concerned with the details of the drafting of the bill, except to say that some protection should be given to the judges already serving within the district court system.

In 1973, Senate Bill 214 was referred to the Judicial Council for study and recommendation. That bill provided that the present ratio of one superior court judge for each sixty thousand of State population be lowered to forty thousand of State population. The Judicial Council, although realizing the increasing caseload in the Superior Court, thought that this provided more judges than could be accommodated under existing courtroom facilities and recommended that the ratio

be placed at one judge for every fifty-five thousand. This recommendation is one in which I concur and call to your attention at this session.

Both the Governor's Commission on Court Systems Improvement (see 16 N.H.B.J. 59-93 (1974)) and the Judicial Council (see 15th Report of the Judicial Council 34-35 (1974)) have recommended that New Hampshire adopt a merit selection plan for the selection of judges. This is an important proposal which merits the combined attention and cooperation of the legislative, executive and judicial branches of the State government.

This is an appropriate opportunity to congratulate the Legislature on one of its outstanding attributes which the public frequently overlooks. Over the years this Legislature has enacted many progressive, innovative and forward-looking measures. An excellent example is the creation of the New Hampshire Court Accreditation Commission in 1971. RSA 490:5-a to 5-e (Supp.) New Hampshire was the first state in the United States to authorize and establish by legislative act a Court Accreditation Commission. This commission, under the chairmanship of Judge John King of the Superior Court, continues its quiet, careful work in assisting cities, towns and counties in upgrading and improving their courthouses and court facilities. Undoubtedly Arthur Drake, Chairman of the Appropriations Committee and C. R. Trowbridge, Chairman of the Senate Finance Committee will be pleased to know that this is one agency appointed by the Supreme Court that is operated competently without State funding because its dedicated members have volunteered their time. services and expenses. It was only recently that they received a small grant from the Governor's Commission on Crime and Delinquency to cover printing and incidental costs.

The Supreme Court has appointed a committee under the chairmanship of Attorney John Graf to make a comprehensive study and survey of the American Bar Association's Standards Relating to the Administration of Criminal Justice. This committee will report its findings and conclusions and will indicate the extent to which the State of New Hampshire has complied with these standards and goals. This is a time-consuming project which will require the combined talents of the Legislature and the bench and bar of this State. It is a progressive step which should be of great benefit in determining what we can do to improve the administration of criminal justice in this State.

In this ear of inflation and grim fiscal reality it may be unwise to suggest a new, although minor, expenditure of State funds. However, it is my duty to report to you that in one respect New Hampshire has the dubious distinction of being one of only four states that does not have a state court administrator. This leaves the rhetorical question whether the other states are doing something right or whether New Hampshire is doing something wrong.

Part I, article 37 of our State Constitution provides that the three departments of government, legislative, executive and judicial ought to be kept as separate from, and independent of each other as the nature of a free government will admit. The Supreme Court has consistently jealously guarded this doctrine of separation of powers. In all of our decisions and in our advisory opinions we shall continue to do so. We respect the power and the independence of the Governor and of the Legislature and that is one of the reasons that we have never attempted to compete with the Legislature in determining the wisdom, expediency or desirability of legislation it enacts because it is entitled to and receives from this court a presumption of constitutionality. Opinion of the Justices, 110 N.H. 359, 266 A.2d 823 (1970).

Although the Judiciary does not have the power of the sword of the Executive, now the power of the purse of the Legislature, it will continue to retain its independence and work in harmony and cooperation with the executive and legislative branches of the government as it has in the past. Confrontation between the three great powers of the State government may result in stalemates and frustrate reasonable compromises; on the other hand, cooperation between the three departments of government generally result in progress thereby eliminating some battle scars. We need to heed the wise dictum of Mr. Justice Holmes when he said: "We must remember that the machinery of government would not work if it were not allowed a little play in its joints." Bain Peanut Co. of Texas v. Pinson, 282 U.S. 499, 501 (1931). The judiciary, by its very nature, is restricted to working on and digesting what the fortuitous eddies and currents of litigation may wash its way. Nevertheless, the Supreme Court and the Judiciary of this State will continue to

maintain and guard its house of justice for the humble as well as the powerful, for the poor as well as the rich, for the minority as well as the majority and for the unpopular as well as the popular. "Law is the lubricant that enables our system to work. It must be flexible, adapting to the changing needs of changing times. Our courts cannot and do not march to the cadence of ancient learning, blindly applying to the problem at hand principles derived from totally different circumstances. They look instead to the best teaching of the past as a guide to the intelligent solution of the problems of today." W. Cary and C. Bright, The Developing Law of Endowment Funds: "The Law and the Lore Revisited" 1, 51 (1974). To accomplish this goal and to make the law of New Hampshire responsive to the needs of its people in our time, to which we are firmly devoted, we need the constructive criticism of all branches of government and its citizens.

In closing, we wish you well and congratulate this fully independent Legislature which is not controlled or dominated by any group, any lobby, any organization, any newspaper or any department of government. Thank you again for your cooperation in making this State a better place in which to live and work and may the proud traditions of your past be with you at all times.

Rep. French and Spirou moved the remarks be recorded in the Journal. Adopted.

On motion of Sen. Brown the Joint Convention rose.

HOUSE

The Speaker called for the special order.

Election of the Sergeant-at-Arms.

Reps. Skinner, French and William Boucher moved that the Clerk cast one ballot for Paul Brown as Sergeant-at-Arms.

Adopted.

Paul Brown of Raymond was sworn in as Sergeant-at-Arms by the Speaker.

ENROLLED BILLS AMENDMENTS

SB 14, relative to changing the nomenclature in RSA chapter concerning beauty salons.

AMENDMENT

Amend the bill by striking out section 22 and by renumbering the original sections 23 and 24 to read 22 and 23, respectively.

Adopted.

SB 7, requiring hairdresser instructors to present a certified record of approved training before renewing their licenses.

AMENDMENT

Amend RSA 314:22 as inserted by section 1 of the bill by striking out in line 12 the word "hairdresser" and inserting in place thereof the word (cosmetologist) so that said line, as amended, shall read as follows: said expiration date. No license for cosmetologist instructor shall be re-

Adopted.

SB 13, to eliminate the health certification for hairdressers and manicurists.

AMENDMENT

Amend the bill by striking out section 2 and Inserting in place thereof the following: 2 Effective Date. This act shall take effect upon its passage.

Adopted.

The Enrolled Bills Amendments to SB 7, SB 13 and SB 14 are necessary because SB 7 amends RSA 314:22 and SB 13 repeals RSA 314:23, and SB 14 amends both of these same sections. The Enrolled Bills Amendments to these bills are necessary so that the obvious intention of the Legislature in passing all three bills will be effected.

For example, the effective date of SB 13 is changed to be effective on passage which then immediately repeals RSA 314:23; and SB 14 is left effective 60 days after passage but the section in that bill which amends RSA 314:23 is deleted. If this were not done, when SB 14 becomes effective it would re-enact RSA 314:23.

The amendment to SB 7 incorporates in RSA 314:22 the change which is made to that section by SB 14. If this were not done, when SB 7 becomes effective it would negate the change which was made in that RSA section by SB 14.

COMMITTEE REPORTS

HB 120, relative to correcting the language in the fish and game appropriation for OHRV enforcement and training. Inexpedient to legislate. Rep. Drake for Appropriations.

Rep. Scamman explained the committee report.

Resolution Adopted.

HB 191, establishing the position of legal counsel to the public utilities commission and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill will be considered further in the budget process.

Rep. Daniell moved that the words, ought to pass with amendment be substituted for the committee report, inexpedient to legislate and spoke to his motion.

POINT OF ORDER

Rep. French rose on a point of order.

Reps. Gillis. Proctor and Drake spoke against the motion.

Rep. McManus spoke in favor of the motion,

Rep. Philip Currier moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Kendall Cote requested a division.

Rep. Daniell requested a roll call.

Sufficiently seconded.

Rep. Sayer refrained from voting under Rule 16.

YEAS: 116 NAYS: 190 YEAS

BELKNAP COUNTY

Ambrose, Bowler, Goyette, Hildreth, Leary.

CARROLL COUNTY

Dickinson, Towle.

CHESHIRE COUNTY

Francis Callahan, Close, Cournoyer, Ladd, Nims.

COOS COUNTY

Cooney, Poulin, Wiswell, York.

GRAFTON COUNTY

David Bradley, Buckman, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Duhaime, Symons.

HILLSBOROUGH COUNTY

Barrett, Bednar, Wilfrid Boisvert, Corser, Kendall Cote, Margaret Cote, Coutermarsh, William Desmarais, Douzanis, Joseph Eaton, Gauthier, Gelinas, Granger, Gravelle, Edmund Keefe, Lachance, Lefebvre, Armand Lemire, Lynch, McGlynn, Morgrage, O'Neil, Arnold Perkins, Russell Perkins, Polak, Quigley, Reidy, Seamans, Shea, Andre Simard, Leonard Smith, Sullivan, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn.

Raymond Chase, Cushman, Eugene Daniell, Estee, Gamache, George Gordon, Hager, Harriman, Labonte, Ralph.

ROCKINGHAM COUNTY

Appel, Barka, Blanchette, Collins, Thomas Connors, Donald DeCesare, Grace DeCesare, Gage, Ganley, Gaskill, Hobbs, Kelley, McEachern, O'Connell, Michael O'Keefe, Peterson, Anthony Randall, Stimmell, Twardus.

STRAFFORD COUNTY

Dudley, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joos, Kincaid, Lessard, McManus, Parshley, Sackett, Tripp, Winkley, Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Rousseau, Roma Spaulding, Sara Townsend.

NAYS

BELKNAP COUNTY

Beard, Brouillard, French, Lawton, Mansfield, Marsh, James Murray, Nighswander, Kenneth Randall, Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Duprey, Fullam, Howard, Kenneth Smith. CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Cooke, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, Marshala, Milbank, Proctor, Ramsey, Russell, Anthony Stevens, Turner, Wells, Whipple.

COOS COUNTY

Drake, Horton, Huggins, Hunt, Victor Kidder, Patenaude and Mabel Richardson. GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, George Cate, Gaylord Cummings, Myrl Eaton, Gemmill, LaMott, Logan, Mann, Melnick, Pepitone, Taylor, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Belcourt, Emile Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Colson, Corey, Cullity, Philip Currier, Dwyer, Clyde Eaton, Favreau, Fleisher, Gabrielle Gagnon, Gardner, Gramling, Philip Heald, Howard Humphrey, Karnis, Lawrence, Levasseur, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgan, Fred Murray, Normand, Timothy O'Connor, Orcutt, Peters, Reardon, Record, Harold Thomson, Tropea, Van Loan, and Woodruff. MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Chandler, Christensen, David Currier, Alice Davis, Haller, Hanson, Hess, James Humphrey, H. Gwendolyn Jones, McLane, McNichol, Packard, Rich, Riley, Shapiro, Shepard, Sherman, Tarr, Doris Thompson, and Elmer Wiggin.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Briggs, Campbell, Collishaw, Cressy, Charles Cummings, Dame, Danforth, Roy Davis, Eastman, Erler, Flanagan, Gillis, Goff, Gorman, Greene, Griffin, Harney, Hoar, Kashulines, King, Krasker, Lockhart, MacGregor, Maynard, Niebling, Page, Parolise, Parr, Read, Reese, Richards, Rogers, Sanborn, Schwaner, Senter, Constance Simard, Skinner, Webster, Wilson, and Wolfsen.

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Joncas, Kimball, Maloomian, Osgood, Robillard, Rowell, Barbara Thompson, Tibbetts and Torrey. SULLIVAN COUNTY

Barrus, Mahoney, Nahil, George Wiggins and Williamson. and the motion lost.

Resolution adopted.

resolution adopted.

HB 283, making an additional appropriation for fiscal 1975 for the medical education loan program (Dartmouth). Ought to pass with amendment. Rep. William P. Boucher for Education. This bill appropriates the needed funds to fulfill the contracts made under Chapter 168, Laws of 1973.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Appropriation Increased. Amend 1973, 168:3 by striking out said section and inserting in place thereof the following:

168:3 Appropriation. There is hereby appropriated the sum of forty thousand dollars for the fiscal year ending June 30, 1974 and eighty-seven thousand nine hundred fifty dollars for the fiscal year ending June 30, 1975 for the purposes of this act. The governor is hereby authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.
Referred to Appropriations.

HB 271, establishing a study committee to investigate the feasibility of separating the state retirement systems from the amount of social security received and making an appropriation therefor. Inexpedient to legislate. Rep. Cushman for Executive Departments and Administration.

The committee was unanimously in favor of the study. However, similar legislation not requiring an appropriation from the general fund and covering many more facets of the retirement system is being introduced. Resolution adopted.

HB 90, relative to requiring federal duck stamps for hunting waterfowl. Ought to pass with amendment Rep. Scott for Fish and Game.

Wording of the original law was incorrect.

AMENDMENT

Amend RSA 209:6, I, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following.

1. No person shall hunt, capture, kill, take, possess, buy or sell any migratory bird or part thereof, except during such time and in such manner and numbers as may be prescribed by regulations promulgated under the Migratory Bird Treaty Act, an act of Congress approved July 3, 1918, which regulations are hereby made a part of the game laws of the state.

Amendment adopted.
Ordered to third reading.

HB 223, relative to issuance of a sportsman's license by the fish and game department. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

This package is no bargain for the sportsman.

Resolution adopted.

HB 118, requiring annual unannounced inspections of nursing and rest homes. Ought to pass with amendment. Rep. Blanchette for Health and Welfare.

This bill requires the division of public health services to make at least one annual unannounced inspection of all nursing and rest homes.

Amendment states that results of such inspections shall be posted in a conspicuous place in the nursing or rest home.

AMENDMENT

Amend RSA 151:6-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

151:6-a Annual Inspection of Nursing and Rest Homes. The division of public health services shall make at least one annual unannounced inspection of every nursing home and rest home. The results of any such inspection and any inspection subsequent thereto shall be posted in a conspicuous place in the nursing or rest home in such manner as the director of the division of public health determines. The results so posted shall indicate the facilities and services of the nursing or rest home which were inspected and the results for each such facility or service.

Amendment adopted.
Referred to Appropriations

HB 142, relative to the conveyance of real estate by husband and wife where one is mentally incompetent. Ought to pass. Rep. Shapiro for Judiciary.

Provides for: a) certification of incompetency by a psychiatrist or psychologist, and b) appointment of a guardian to represent the incompetent. Purpose: To protect the interests of the incompetent and assure to the buyer a clear title.

Non-controversial.

Ordered to third reading.

HB 144, permitting the liquor commission to issue a special license to bowling

lanes to serve liquor and beverages. Ought to pass with amendment. Rep. Bernard for Liquor Laws.

The committee was unanimous. Liquor Commission not opposed.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

permitting the liquor commission to issue a special

license to certain bowling centers to serve liquor and beverages.

Amend the bill by striking out section 1 of same and inserting in place thereof the following:

1 Permitting Certain Bowling Centers to be Licensed to Serve Liquor and Beyerages. Amend RSA 178 by inserting after section 5-c the following new section:

178:5-d Bowling Centers. The commission may issue a special license to any operator of a bowling center consisting of at least ten lanes, or his designee. Such special license shall permit the licensee to serve liquor and beverages to patrons in such rooms located at the said bowling centers as may be designated by the commission and only during the hours set by the commission for such service in restaurant cocktail lounges. The commission may grant, regulate, suspend or revoke said special license without affecting any other license or permit which may have been granted by said commission. The fee for any such special license shall be three hundred seventy-five dollars per year.

Amendment adopted.

Rep. Sanborn moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. Tripp and Barrus spoke in favor of the motion.

Reps. Lawton and James Hunphrey spoke against the motion.

Rep. Sara Townsend moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sanborn requested a roll call.

Sufficiently seconded.

YEAS 138 NAYS 144 YEAS

BELKNAP COUNTY

Beard, Mansfield, Marsh and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Cooke, Gagne, Anne Gordon, Hanna, Johnson, Knight, Ladd, Marshala, Milbank, Ransey and Turner.

COOS COUNTY

Huggins, Judd, Victor Kidder, Oleson, Poulin and Wiswell.

GRAFTON COUNTY

Richard Bradley, George Cate, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Gaylord Cummings, Gemmill, Logan, Mann, Melnick, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Arnold, Emile Boisvert, Wilfrid Boisvert, Bragdon, Carswell, Carter, Coburn, Colson, Corey, Corser, Joseph Cote, Margaret Cote, Joseph Eaton, Favreau, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Lefebvre, Armand Lemire, Levasseur, Lynch, MacDonald, McGlynn, Milne, Peters, Reardon, Record, Andre Simard, Harold Thomson, Tropea and Van Loan.

MERRIMACK COUNTY

Bartlett, Castaldo, John Cate, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Haller, Hanson, Harriman, H. Gwendolyn Jones, McNichol, Rich, Shapiro, Shepard, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Bisbee, Campbell, Charles Cummings, Danforth, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Greene, Griffin, MacGregor, Niebling, Michael O'Keefe, Parr, Anthony Randall, Read, Reese, Rogers, Sanborn, Schwaner, Twardus and Wolfsen. STRAFFORD COUNTY

Canney, Shirley Clark, Donnelly, Dudley, Charles Grassie, Joos, Kimball, Parshley, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Desnoyer, LeBrun, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

NAYS

BELKNAP COUNTY

French, Goyette, Lawton, Leary, and Kenneth Randall.

CARROLL COUNTY

Claflin, Conley, Duprey, Fullam and Howard.

CHESHIRE COUNTY

Ballam, Robert Callahan, Close, Cournoyer, Fillback, Cleon Heald, Nims, Proctor, Russell, Wells and Whipple.

COOS COUNTY

Cooney, Horton, Hunt, George Lemire, Mabel Richardson and York. GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Buckman, Duhaime, Pepitone, Symons and Webb.

HILLSBOROUGH COUNTY

Belanger, Boyd, Bruton, Burke, Cobleigh, Coutermarsh, Cullity, William Desmarais, Douzanis, Dwyer, Clyde Eaton, Gardner, Gauthier, Geiger, Gramling, Gravelle, Holland, Karnis, Edmund Keefe, Lachance, Lawrence, Martin, McLaughlin, Morgan, Morgrage, Fred Murray, Timothy O'Connor, Russell Perkins, Polak, Quigley, Reidy, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Ayles, Chandler, Raymond Chase, David Currier, Hess, James Humphrey, Kenison, LaBonte, Ralph, Riley, Sherman and Doris Thompson.
ROCKINGHAM COUNTY

Barka, Blanchette, William Boucher, Briggs, Collins, Collishaw, Thomas Connors, Cressy, Dame, Roy Davis, Goodrich, Harney, Hobbs, Kashulines, Kelley, King, Krasker, Lockhart, McEachern, O'Connell, Page, Parolise, Peterson, Richards, Sayer, Scamman, Constance Simard, Southwick, Tavitian, George Thibeault, Webster and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Dunlap, Habel, Hebert, Horrigan, Joncas, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Osgood, Parnagian, Pray, Robillard, and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Nahil, Scott and George Wiggins. and the motion lost.

Question being, shall HB 144 be ordered to third reading.

On a voice vote the Speaker was in doubt and called for a roll call.

Sufficiently seconded.

YEAS 140 NAYS 143 YEAS

BELKNAP COUNTY

French, Goyette, Lawton, Leary and Kenneth Randall.

CARROLL COUNTY

Claflin, Conley, Duprey and Howard.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Cleon Heald, Nims, Russell, Wells and Whipple.

COOS COUNTY

Cooney, Horton, George Lemire and York.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Buckman, Duhaime, Pepitone, Symons and Webb.

HILLSBOROUGH COUNTY

Barrett, Belanger, Wilfrid Boisvert, Boyd, Bruton, Burke, Cobleigh, Coutermarsh, Cullity, William Desmarais, Douzanis, Dwyer, Clyde Eaton, Gabrielle Gagnon, Gardner, Gauthier, Geiger, Gramling, Gravelle, Holland, Karnis, Edmund Keefe, Lachance, Lawrence, Armand Lemire, Martin, McLaughlin, Morgan, Morgrage, Fred Murray, Timothy O'Connor, Russell Perkins, Pokak, Quigley, Reardon, Reidy, Sing, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Ayles, Chandler, Raymond Chase, David Currier, Hess, James Humphrey, Kenison, LaBonte, Ralph, Sherman and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Blanchette, William Boucher, Briggs, Collins, Collishaw, Thomas Connors, Cressy, Dame, Roy Davis, Harney, Hobbs, Kelley, King, Krasker, McEachern, O'Connell, Page, Parolise, Peterson, Richards, Sayer, Scamman, Constance Simard, Southwick, Tavitian, George Thibeault, Twardus and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Donnelly, Habel, Hebert, Horrigan, Joncas, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Parnagian, Pray, Robillard and Woods.
SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Nahil, Scott and George Wiggins,

NAVS

BELKNAP COUNTY

Beard, Mansfield, Marsh and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Cooke, Gagne, Anne Gordon, Hanna, Johnson, Knight, Ladd, Marshala, Milbank, Ramsey and Turner.

COOS COUNTY

Huggins, Hunt, Judd, Victor Kidder, Oleson, Poulin, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Richard Bradley, George Cate, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Gaylord Cummings, Gemmill, Logan, Mann, Melnick, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Arnold, Emile Boisvert, Bragdon, Carswell, Carter, Coburn, Colson, Corey, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Joseph Eaton, Favreau, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Lefebvre, Levasseur, Lynch, MacDonald, McGlynn, Milne, O'Neil, Peters, Record, Andre Simard, Harold Thomson, Tropea and Van Loan.

MERRIMACK COUNTY

Bartlett, Castaldo, John Cate, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Haller, Hanson, Harriman, H. Gwendolyn Jones, McNichol, Rich, Riley, Shapiro, Shepard, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Bisbee, Campbell, Charles Cummings, Danforth, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Goodrich, Greene, Griffin, Kashulines, MacGregor, Niebling, Michael O'Keefe, Parr, Anthony Randall, Read, Reese, Rogers, Sanborn, Schwaner, Webster and Wolfsen.

STRAFFORD COUNTY

Canney, Shirley Clark, Dudley, Dunlap, Charles Grassie, Joos, Kimball, Osgood, Parshley, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Desnoyer, LeBrun, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

and the motion lost.

Rep. Lawton challenged the accuracy of the vote.

The Speaker ruled it could not be challenged.

Rep. Roderick O'Connor moved that HB 144 be recommitted to the committee on Liquor Laws.

On a voice vote the Speaker was in doubt and called for a roll call.

Sufficiently seconded

YEAS 160 NAYS 146 YEAS

BELKNAP COUNTY

French, Goyette, Hildreth, Lawton, Leary, Marsh and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Conley, Dickinson, Duprey and Howard.

CHESHIRE COUNTY

Ballam, Robert Callahan, Close, Cournoyer, Fillback, Cleon Heald, Nims, Russell, Wells and Whipple.

COOS COUNTY

Cooney, Fortier, George Lemire, Poulin, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Buckman, Gaylord Cummings, Duhaime, Logan, Pepitone, Symons and Webb.

HILLSBOROUGH COUNTY

Barrett, Boyd, Burke, Cobleigh, Kendall Cote, Margaret Cote, Cullity, William Desmarais, Douzanis, Dwyer, Clyde Eaton, Gabrielle Gagnon, Gardner, Gauthier, Geiger, Gelinas, Gramling, Gravelle, Holland, Karnis, Edmund Keefe, Lachance, Lawrence, Armand Lemire, Martin, McLaughlin, Morgan, Morgrage, Fred Murray, Timothy O'Connor, O'Neil, Orcutt, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Reidy, Sing, Leonard Smith, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Ayles, Chandler, Raymond Chase, David Currier, Haller, Hess, James Humphrey, Kenison, LaBonte, Packard, Ralph, Riley, Sherman and Doris Thompson. ROCKINGHAM COUNTY

Barka, Benton, William Boucher, Collins, Collishaw, Cressy, Dame, Roy Davis, Donald DeCesare, Ellis, Goodrich, Gorman, Harney, Hobbs, Kelley, King, Krasker, MacGregor, McEachern, Niebling, O'Connell, Michael O'Keefe, Parolise, Peterson, Richards, Sayer, Scamman, Constance Simard, Southwick, Stimmell, Tavitian, George Thibeault, Twardus and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Donnelly, Charles Grassie, Habel, Hebert, Joncas, Kincaid, Maloomian, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Robillard and Woods.

SULLIVAN COUNTY

Brodeur, D'Amante, Nahil, Scott and George Wiggins.

NAYS

BELKNAP COUNTY

Beard, Bowler, Mansfield and Nighswander.

CARROLL COUNTY

Russell Chase, Claflin, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Cooke, Gagne, Anne Gordon, Hanna, Johnson, Knight, Ladd, Marshala, Milbank, Proctor, Ramsey, and Turner.
COOS COUNTY

Horton, Huggins, Hunt, Judd, Victor Kidder, Oleson and Wiswell. GRAFTON COUNTY

Richard Bradley, George Cate, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gemmill, Mann, Melnick, Taylor and Bruce Townsend. HILLSBOROUGH COUNTY

Arnold, Bednar, Belanger, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Carswell, Carter, Coburn, Colson, Corey, Corser, Joseph Cote, Coutermarsh, Joseph Eaton, Fayreau, Fleisher, Granger, Salvator Grasso, Philip Heald, Howard Humphrey,

Lefebvre, Levasseur, Lynch, Lyons, MadDonald, McGlynn, Milne, Record, Seamans and Andre Simard.

MERRIMACK COUNTY

Bartlett, Castaldo, John Cate, Christensen, Cushman, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Hanson, Harriman, H. Gwendolyn Jones, McNichol, Rich, Shapiro, Shepard, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Bisbee, Blanchette, Campbell, Thomas Connors, Charles Cummings, Danforth, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Greene, Griffin, Kashulines, Page, Parr, Anthony Randall, Read, Reese, Rogers, Sanborn, Schwaner, Skinner, Webster and Wolfsen.

STRAFFORD COUNTY

Canney, Shirley Clark, Dudley, Dunlap, Horrigan, Joos, Kimball, McManus, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley.
SULLIVAN COUNTY

Barrus, Burrows, Desnoyer, LeBrun, Lucas, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

and HB 144 was recommitted.

HB 24, relative to the publishing of certain material in the annual reports of county officers. Ought to pass with amendment. Rep. Gage for Municipal and County Government.

The deletion of names of paupers, feeble-minded and prisoners from the annual county reports is in line with the desire to preclude embarrassment to the families of such persons. Such information, if actually required, is available from the officials concerned, therefore, there is no need to publish this material in public reports.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Annual Reports Due. Amend RSA 30:1 (supp), as amended, by striking out said section and inserting in place there of the following:

30:1 Making, Publication, Penalty. The sheriff, the jailer, the physician, the clerk of court, the county attorney, the treasurer, the county commissioner and the superintendent of the county farm of each county shall make up several reports to the close of the county's fiscal year annually, and the same shall be printed together in pamphlet form before or during the second month following the close of the county's fiscal year. Whoever violates any provision of this section shall be guilty of a violation and the fine shall be paid to the treasurer of the county of which said person is an official.

2 Publishing of Statistics in Lieu of Names. Amend RSA 30:3, as amended, by striking out said section and inserting in place thereof the following: 30:3 Contents; Form.

- I. The reports of the several officers named in RSA 30:1 shall contain a summarized account of all their transactions which concern the county, for the fiscal year ending as aforesaid, and shall be prepared in a uniform manner in each county, so that accurate statistics can be compiled from the following information:
- (a) Total cost of maintaining a nursing home:
- (b) Number of patients maintained at the nursing home;
- (c) Number of prisoners in each category of criminal offenses committed;
- (d) Total cost of maintaining prisoners at the county farms, computed by the same method in each county; and
- (e) Number of people helped outside the farms and the towns in which they reside.

 II. The reports of the several officers as prescribed in paragraph I, shall be submitted to the county commissioners in as much detail as the commissioners may
 - 3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

require.

Ordered to third reading.

HB 145, requiring notice for executive sessions under the right to know law. Inexpedient to legislate. Rep. Ames for Municipal and County Government.

This already covered under present law.

Resolution adopted.

HB 146, specifically including committees within the right to know law. Inexpedient to legislate. Rep. Mann for Municipal and County Government.

This bill does not clear up the problem but confuses further.

Rep. Hanson explained the committee report.

Rep. Close moved that HB 146 be committed to the Committee on Judiciary and spoke to his motion.

Rep. Hanson spoke against the motion.

A division was requested.

86 members having voted in the affirmative and 214 in the negative, the motion lost.

Resolution adopted.

SB 49, providing that the expenses for the temporary transfer and custody of prisoners shall be borne by the transferring county or by the state. Ought to pass with amendment. Rep. Collins for State Institutions.

Basically clearing the statute on making county commissioners the ultimate authority.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing that the expenses for the temporary transfer and custody of prisoners shall be borne by the transferring county or by the state and requiring that authorizations for transfers of certain prisoners be signed by county commissioners.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Prisoner Transfer, Authorization of County Commissioners. Amend RSA 623:4, as inserted by 1971, 312:1, by striking out in line three the word "sheriff" and inserting in place thereof the following (commissioners) so that said section is amended shall read as follows:

623:4 Transfer Procedure. No person shall be transferred pursuant to the provisions of RSA 623:2 and 3, unless both the warden of the state prison and the respective county commissioners sign an authorization to permit such a transfer.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

HB 99, providing for the planning and design of a proposed state park at Pontook on the Androscoggin river in Dummer and making an appropriation therefor. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Has passed interim study and would help North Country legitimately.

Referred to Appropriations.

CACR 4, relating to natural rights. Providing that all persons have the right to bear arms in defense of themselves, their family, their property and the state. Majority: Inexpedient to legislate; Rep. Joncas for Constitutional Revision. Minority: Ought to pass. (Reps. Chandler, James A. Humphrey and Fullam.)

Minority felt that the great majority of the public favors it and the hearing was favorable. Only one appeared against it. First committee vote resulted in a nine to

Rep. Joseph Eaton moved that debate be limited to sixty minutes.

Rep. Duprey moved that Rep. Eaton's motion be amended to limit debate to thirty minutes equally divided.

Rep. Chandler spoke against the motion.

Amendment adopted.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the Eaton and Duprey motion.

Adopted.

Rep. Chandler moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate.

Reps. Lawton, James Humphrey, George Wiggins, Conley, Wilfrid Boisvert, McLaughlin, Cressy and Dickinson spoke in favor of the motion.

Reps. Gardner, Joseph Eaton and John Winn spoke against the motion.

Rep. Dickinson requested a roll call.

Sufficiently seconded.

YEAS 215 NAYS 125 YEAS

BELKNAP COUNTY

Bowler, French, Lawton, Mansfield, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Gagne, Cleon Heald, Johnson, Knight, Ladd, Nims, Russell, Turner and Whipple.

COOS COUNTY

Burns, Cooney, Huggins, Hunt, Judd, Victor Kidder, Patenaude, Mabel Richardson, Wiswell and York.

GRAFTON COUNTY
Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark,
Gaylord Cummings, Myrl Eaton, Fimlaid, Gemmill, A.C. Jones, Logan, Taylor,
Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Arnold, Barrett, Bednar, Belanger, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Colson, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, William Desmarais, Douzanis, Dwyer, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Geiger, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, Howard Humphrey, Karnis, Lachance, Lawrence, Lefebvre, Armand Lemire, Levasseur, MacDonald, McLaughlin, Milne, Morgrage, Morrissette, Timothy O'Connor, Orcutt, Arnold Perkins, Russell Perkins, Polak, Reidy, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, P. Robert Thibeault, Harold Thomson and Vachon.

Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, David Currier, Estee, George Gordon, Hanson, Harriman, Hess, James Humphrey, LaBonte, McNichol, Packard, Riley, Shepard, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cressy, Charles Cummings, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis, Erler, Gage, Gaskill, Goff, Goodrich, Gorman, Harney, Hobbs, Kashulines, Kelley, King, MacGregor, Maynard, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Sayer, Schwaner, Senter, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

Appleby, Bernard, Bouchard, Canney, Donnelly, Dunlap, Habel, Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Rowell, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Olden, Rousseau, Scott, Roma Spaulding and George Wiggins.

NAYS

BELKNAP COUNTY

Ambrose, Beard, Brouillard, Hildreth, Leary, Nighswander and Sabbow. CARROLL COUNTY Claffin.

CHESHIRE COUNTY

Ames, Close, Cooke, Anne Gordon, Hanna, Marshala, McGinness, Milbank, Proctor, Ramsey, Scranton, Anthony Stevens and Wells.
COOS COUNTY

Drake, Fortier, Horton, Oleson and Poulin.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Duhaime, Hough, LaMott, Mann, Melnick, Pepitone, Symons and Ward.
HILLSBOROUGH COUNTY

Belcourt, Corey, Corser, Cullity, Philip Currier, Joseph Eaton, Ferguson, Fleisher, Gardner, Gramling, Holland, Edmund Keefe, Lynch, Lyons, Martin, McGlynn, Morgan, Nardi, Normand, O'Neil, Peters, Quigley, Reardon, Record, Shea, Leonard Smith, Solomon, Theriault, Tropea, Van Loan, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Cushman, Eugene Daniell, Alice Davis, Gamache, Hager, Haller, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Ralph, Rich, Shapiro, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Grace DeCesare, Eastman, Flanagan, Ganley, Gillis, Greene, Griffin, Krasker, Lockhart, McEachern, Niebling, O'Connell, Michael O'Keefe, Reese, Richards, Rogers, Sanborn, Scamman, Constance Simard and Splaine.
STRAFFORD COUNTY

Shirley Clark, Dudley, Charles Grassie, Hebert, Horrigan, McManus, Robillard, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Lucas, Nahil, Sara Townsend and Williamson.

and the motion was adopted.

Question being, shall CACR 4 be ordered to third reading.

A divison was requested.

218 members having voted in the affirmative and 120 in the negative, the motion failed, lacking the constitutional requirement of three-fifths of the entire membership (236 being 3/5 of the 393 qualified members).

Rep. Lawton moved that CACR 4 be laid on the table.

Adopted.

Rep. Hoar wished to be recorded in favor of the minority report on CACR 4.

CACR 7, relating to establishing a unicameral legislature for New Hampshire. Providing that the general court of New Hampshire be unicameral. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

The committee felt that the senate still served some useful function at the present time.

Rep. Read moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. George Gordon spoke in favor of the motion.

Rep. Joseph Eaton moved that CACR 7 be laid on the table.

Adopted.

HB 155, repealing the statutes relative to sterilization of certian institutional inmates. Majority: Ought to pass; Rep. Nighswander for Health and Welfare. Minority: Inexpedient to legislate. (Reps. Daniell, Ralph and Sullivan.)

Majority: This bill repeals the statutes relative to sterilization of institutional inmates afflicted with hereditary forms of insanity, idiocy, imbelicity or feeble-mindedness.

Minority: At the present, we feel sterilization is still a necessity for the protection of society.

Rep. Daniell moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke to his motion.

Reps. Nighswander, Chambers and Senter spoke against the motion.

Motion lost.

Ordered to third reading. -

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 90, relative to requiring federal duck stamps for hunting waterfowl.

HB 155, repealing the statutes relative to sterilization of certain institutional inmates.

HB 142, relative to the conveyance of real estate by husband and wife where one is mentally incompetent.

HB 24, relative to the publishing of certian material in the annual reports of county officers.

Thursday, Feb. 20, will be a consent calendar day.

330 members were recorded as present.

On motion of Reps. French and Spiro the House adjourned at 4:33 o'clock.

Wednesday, 19Feb75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

My country, 'tis of Thee, Sweet land of liberty, Of thee I sing, Land where my fathers died, Land of the pilgrims' pride, From every mountainside Let freedom ring!

Our fathers's God, Author of liberty, to Thee we sing; Long may our land be bright with freedom's Holy Light; Protect us by Thy might, Great God, our King. Amen!—(Samuel F. Smith, 1808-1895).

Rep. Myrl Eaton led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

Scott Brodeur, Bronwyn Hall, friends of Rep. Solomon. Lori Solomon, daughter of Rep. Solomon. Suzanne Emery, Cynthia Boyd, students of Rep. Michael O'Keefe. Costas Spirou, nephew of Rep. Spirou. Steve Lyons, son of Rep. Lyons. Kevin Irwin, friend of Rep. Lyons. State officers of Future Farmers of America, guests of Rep. Campbell.

LEAVES OF ABSENCE

Rep.s H. Gwendolyn Jones, Milton Cate and Tarr, the day, illness.

Rep. Baker, today and tomorrow, illness.

Reps. Close and A. C. Jones, today and tomorrow, important business.

SIX-DAY EXTENSIONS GRANTED

 $HB\ 152$, providing for an increase in the maximum amount of credit life insurance permitted. (Banks and Insurance)

HB 79, relative to the chairmanship of the ambulance service coordinating board. (Health and Welfare)

CACR 2, Decreasing the Age Requirement for Members of the Senate. Providing that: The age requirement for members of the senate is decreased from thirty to twenty-five years of age.

HB 122, relative to off-highway recreational vehicles. (Transportation)

VACATES

Rep. Russell Chase moved that the House vacate the reference of HB 352, establishing rights and responsibilities of patients in medical facilities, to the committee on Statutory Revision and re-refer said bill to the committee on Judiciary. Adopted.

Rep. Roma Spaulding moved that the House vacate the reference of HB 354, providing for improvements at the Bedell Bridge site and making an appropriation therefor, to the committee on Health and Welfare and re-refer said bill to the committee on Resources, Recreation and Development.

Adopted.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 372 through 399 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 372, increasing the compensation for collecting resident taxes for tax collectors paid on a commission or part-time basis. (Shapiro of Merrimack Dist. 20—To Municipal and County Government)

HB 373, increasing highway aid to towns and cities. (Daniell of Merrimack Dist. 13—To Public Works)

HB 374, requiring a holder of a beer manufacturer's or wholesaler's permit to notify his customers of any price increase. (Leary of Belknap Dist. 4—To Liquor Laws)

HB 375, making an appropriation to the labor commissioner to convene a wage board. (McManus of Strafford Dist 20—To Labor, Human Resources and Rehabilitation)

HB 376, providing for the acquisition of Shell Camp Pond Dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same. (Roberts, Jr. of Belknap Dist. 4; Leary of Belknap Dist. 4—To Resources, Recreation and Development)

HB 377, authorizing the city of Dover to borrow for hospital construction. (Rep. Lessard of Strafford Dist. 20; Robillard of Strafford Dist. 16; Bernard of Strafford Dist. 17; O'Connor of Strafford Dist. 18; Woods of Strafford Dist. 16; Kincaid of Strafford Dist. 18; McManus of Strafford Dist. 20; Torrey of Strafford Dist. 19—To Special Committee Dover Delegation)

HB 378, appropriating fund for the dues and expenses of the state's membership in the education commission of the states. (Cottom of Rockingham Dist. 20; Hager of Merrimack Dist. 21—To Appropriations)

HB 379, relative to education of handicapped children. (Chambers of Grafton Dist. 13; Duprey of Carroll Dist. 2—To Education)

HB 380, requiring filing and approval of life insurance forms by the insurance commissioner. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 381, requiring the reinspection of motor vehicles which are involved in reportable accidents. (MacDonald of Hillsborough Dist. 32—To Transportation)

HB 382, to legalize the town meeting of Bristol held on March 5, 1974. (Rules Committee for Rep. Cummings of Grafton Dist. 12—To Municipal and County Government)

HB 383, providing for state reimbursement to cities and towns for certain exemptions upon residential real estate and making an appropriation therefor. (Barrus of Sullivan Dist. 2—To Appropriations)

HB 384, increasing the appropriation for regional vocational education centers. (Hager of Merrimack Dist. 21; C. Winn of Hillsborough Dist. 19; Boucher of Rockingham Dist. 3; Lockhart of Rockingham Dist. 17—To Education)

HB 385, relative to motor vehicle road test reports. (Gelinas of Hillsborough Dist.

31-To Transportation)

HB 386, abolishing settlement and creating districts for the administration of general assistance and veterans' relief. (Shapiro of Merrimack Dist. 20—To Health and Welfare)

HB 387, exempting county farms from local property taxes. (Rules Committee for Rep. Senter of Rockingham Dist. 4—To Municipal and County Government)

HB 388, providing that the mandatory minimum imprisonment for a habitual offender found guilty of operating a motor vehicle may be reduced to no less than three months if the court finds extenuating circumstances. (Shapiro of Merrimack Dist. 20—To Judiciary)

HB 389, establishing standards of conduct for state legislators in situations where personal interests conflict with public interests, and providing for the enforcement of these standards. (Eaton of Hillsborough Dist. 1; Townsend of Sullivan Dist. 1; Lessard of Strafford Dist. 20; Cushman of Merrimack Dist. 9; Morrissette of Hillsborough Dist. 36; Sen. Bossie of Dist. 20—To Legislative Administration.)

HB 390, permitting the labor commissioner to grant needed variances for the elevators to the old post office building. (Roberts, Jr. of Belknap Dist. 4; Spirou of Hillsborough Dist. 27; French of Belknap Dist. 1—To Legislative Administration)

HB 391, providing that an unemployed person who prevails in a court action to obtain benefits shall receive costs and attorney's fees. (Spirou of Hillsborough Dist. 27—To Judiciary)

HB 392, increasing unemployment compensation benefits. (Spirou of Hillsborough Dist. 27—To Labor, Human Resources and Rehabilitation)

HB 393, to amend the charters of certain savings banks. (Nims of Cheshire Dist. 15; Banks and Insurance)

HB 394, relative to the cost of bank commissioner's examinations of second mortgage loan licensees. (Milne of Hillsborough Dist. 25—To Banks and Insurance)

HB 395, providing for a June state primary. (Lessard of Strafford Dist. 20—To Statutory Revision)

HB 396, providing for the withdrawal of the Newfound Area Cooperative School district from Supervisory Union No. 2. (Cummings of Grafton Dist. 12—To Education)

HB 397, relative to the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor. (Humphrey of Merrimack Dist. 11—To Resources, Recreation and Development)

HB 398, requiring a certificate of need for certain capital expenditures of health care facilities and providing for an appeal procedure. (Spaulding of Sullivan Dist. 4—To Health and Welfare)

HB 399, relative to the rights of patients being treated for mental illness. (Townsend of Sullivan Dist. 1-To Judiciary)

SENATE MESSAGE CONCURRENCE

HB 38, an act to eliminate the annual health certification for barbers.

COMMITTEE REPORTS

HB 314, reimbursing Colon Chappell for the loss of a cow and making an appropriation therefor. Inexpedient to legislate. Rep. Erler for Claims, Military and Veterans Affairs.

The committee felt that the Fish and Game Department offer of \$500, which still holds, was "fair and reasonable" reimbursement for the destroyed animal, after consideration of all the factors existing, and the prices being paid for comparable animals at the time of the incident in November 1974.

Rep. Richard Bradley moved that the words ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion. Reps. Erler and Benton spoke against the motion.

Motion lost.

Resolution adopted.

HB 133, relative to milk fat and milk solids standards for milk and labeling requirements. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

This bill would put New Hampshire in conformity with federal regulations defining fluid milk and the percent of milk solids and milk fat required. It gives the milk sanitation board authority to adopt federal regulations as these are approved. Committee vote was 16 yes, 3 not, and 3 abstaining.

AMENDMENT

Amend RSA 184:79, XXII, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

XXII. The term "milk" shall comply with the standards of identity as established by the milk sanitation board under RSA 184:103.

Amendment adopted.

Ordered to third reading.

HB 140, relative to the packaging of ice cream. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

The bill as amended will require prepackaged minimum net weight be printed on all prepackaged ice cream.

AMENDMENT

Amend RSA 359-A:30-a as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

359-A:30-a Ice Cream. No prepackaged ice cream shall be sold or offered for sale at retail unless the package shall display the guaranteed minimum net weight of the contents.

Amendment adopted.

Rep. Douzanis moved the the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. Cushman, Read, William Keefe and Bruce Townsend spoke against the motion.

Motion lost.

Ordered to third reading.

HB 96, establishing a study committee to investigate hospital and medical costs in the state including the operation, management and rate structure of blue cross and blue shield medical programs and making an appropriation therefor. Majority: Inexpedient to legislate. (Rep. Wilson for Health and Welfare.) Minority: Ought to pass. (Reps. George E. Gordon, Daniell and Ralph.)

Majority: This bill establishes a twelve member study committee to investigate and study hospital and medical costs in the state. The committee consists of five representatives, three senators, three members of the general public and the insurance commissioner or his designee. The committee's recommendations for legislation are to be submitted on or before December 1, 1976.

Minority: This measure would investigate hospital costs and for once would have an impartial investigation instead of the usual practice of Dick Tracy investigating Sherlock Holmes.

Rep. George Gordon moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Reps. Nims, James Murray, McDonough, Belair, Gravelle, Chandler, Richard Bradley, and Favreau spoke in favor of the motion.

Reps. Blanchette, Roma Spaulding and Howard spoke against the motion.

Adopted.

Rep. Bednar moved that HB 96 be recommitted to the committee on Health and Welfare and spoke to his motion.

Reps. Nims and George Gordon spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Nims requested a roll call and subsequently withdrew his request. Referred to Appropriations.

HB 113, relative to liability for support of stepchildren, Majority: Inexpedient to legislate: Rep. Daniell for Health and Welfare. Minority: Ought to pass. Reps. George E. Gordon, Sweeney, Howard and Ralph,

Majority: This bill provides that a stepparent or adoptive parent shall be liable for the support of a stepchild for the purposes of eligibility for receiving aid to families with dependent children.

Minority: This measure would assure that certain welfare freeloaders would assume their fair share of financial responsibility.

Rep. French moved debate be limited to twenty minutes.

Adopted.

Rep. Dwyer moved that the words, ought to pass, be substituted for the committee report inexpedient to legislate, and spoke to his motion.

Reps. Haller, Brouillard, Spirou and Fleisher spoke against the motion.

Reps. Howard and George Gordon spoke in favor of the motion.

A roll call was requested.

Sufficiently seconded.

YEAS 114 NAYS 181 YEAS

BELKNAP COUNTY

CHESHIRE COUNTY

French, Lawton, Mansfield, James Murray, Kenneth Randall, Sabbow and Young, CARROLL COUNTY

Conley, Howard, Kenneth Smith and Towle,

Ames, Ballam, Francis Callahan, Cournoyer, Fillback, Anne Gordon, Nims, Turner and Wells.

COOS COUNTY

Burns, Victor Kidder, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, W. Murray Clark, Gaylord Cummings, Fimlaid and Logan.

HILLSBOROUGH COUNTY

Belanger, Wilfrid Boisvert, Boyd, Bragdon, Burke, Carswell, Cobleigh, Joseph Cote, Kendall Cote, Margaret Cote, Courtermarsh, Dwyer, Clyde Eaton, Favreau, Granger, Philip Heald, Karnis, Lachance, Lawrence, Lefebvre, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Fred Murray, Timothy O'Connor, Arnold Perkins, Polak, Quigley, Reardon, Sing, Sweeney, Harold Thomson and Wheeler. MERRIMACK COUNTY

Ayles, John Cate, Chandler, Estee, George Gordon, Harriman, Ralph, Riley, Shepard, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, Briggs, Thomas Connors, Cunningham, Danforth, Roy Davis, Donald DeCesare, Erler, Gaskill, Harney, Kashulines, King, MacGregor, O'Connell, Parolise, Parr, Rogers, Schwaner, Skinner, George Thibeault and Twardus. STRAFFORD COUNTY

Bernard, Bouchard, Donnelly, Joncas, Joos, Parshley, Pray, Rowell, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus and Roma Spaulding,

NAYS

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Hildreth, Leary and Nighswander. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey and Fullam. CHESHIRE COUNTY

Cooke, Gagne, Hanna, Cleon Heald, Johnson, Proctor, Ramsey, Russell and Scranton.

COOS COUNTY

Craggy, Fortier, Horton, Huggins, Hunt, Judd, George Lemire, Oleson, Patenaude, Poulin, Mabel Richardson and Valliere.

GRAFTON COUNTY

Altman, David Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Mann, Melnick, Pepitone, Symons, Taylor, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Arnold, Bednar, Bernier, Bishop, Emile Boisvert, Bruton, Colson, Corey, Corser, Cullity, Philip Currier, Day, Douzanis, Drewniak, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gauthier, Geiger, Gramling, Salvatore Grasso, Gravelle, Daniel Healy, Holland, Howard Humphrey, Edmund Keefe, Lamy, Martin, McGlynn, Morgan, Morgrage, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Shea, Andre Simard, Leonard Smith, Solomon, Kenneth Spalding, Spirou, Sullivan, Theriault, P. Robert Thibeault, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, Cushman, Eugene Daniell, Alice Davis, Gamache, Hager, Haller, Hanson, Hess, James Humphrey, Kenison, LaBonte, McLane, Packard, Rich, Shapiro, Sherman and Underwood.

ROCKINGHAM COUNTY

Belair, Blanchette, Campbell, Collins, Cressy, Charles Cummings, Eastman, Flanagan, Gage, Ganley, Goodrich, Gorman, Greene, Griffin, Hoar, Hobbs, Kelley, Krasker, McEachern, Niebling, Page, Anthony Randall, Reese, Richards, Sanborn, Sayer, Constance Simard, Southwick, Splaine, Tavitian, Webster and Wolfsen. STRAFFORD COUNTY

Appleby, Canney, Shirley Clark, Dudley, Dunlap, Habel, Hebert, Horrigan, Kimball, Kincaid, Lessard, Maloomian, McManus, Osgood, Robillard, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, LeBrun, Lucas, Mahoney, Nahil, Scott, Sara Townsend and George Wiggins. and the motion lost.

Resolution adopted.

HB 285, raising the minimum age for contracting a valid marriage. Ought to pass with amendment. Rep. Riley for Judiciary.

The age for contracting a valid marriage is now fourteen for males, thirteen for females. This bill proposes sixteen and fifteen. The amendment proposes sixteen for both sexes.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Age Increased for Contracting a Valid Marriage. Amend RSA 457:4 by striking out said section and inserting in place thereof the following:

457:4 Marriageable. No person below the age of sixteen years shall be capable of contracting a valid marriage, and all marriages contracted by such persons shall be null and void.

Amendment adopted.

Rep. Daniel Healy moved that HB 285 be indefinitely postponed and spoke to his motion.

Rep. McManus spoke against the motion.

Rep. Sayer spoke in favor of the motion.

POINT OF ORDER

Reps. McManus and Lawton rose on a point of order.

Reps. Hanna, Reese and Day spoke against the motion.

PERSONAL PRIVILEGE

Rep. Sayer rose on a point of personal privilege.

Rep. Daniel Healy spoke a second time to his motion.

Rep. Gagne moved the previous question.

Sufficiently seconded.

Adopted.

On a voice vote the Speaker was in doubt and requested a division.

136 members having voted in the affirmative and 157 in the negative, the motion lost.

Question being on the adoption of the committee report.

Rep. Kendall Cote challenged the voice vote, and requested a division.

 $170\,$ members having voted in the affirmative and $119\,$ in the negative, HB $285\,$ was ordered to third reading.

HB 80, changing requirements for city and town tax maps. Ought to pass with amendment. Rep. King for Municipal and County Government.

The bill, as amended, sets minimum standards for the mapping and insures that towns and cities will have cooperation from the Department of Resources and Economic Development in the matter of aerial photographs and assistance in the mapping.

Rep. Hanson moved that HB 80 be recommitted to the committee on Municipal and County Government.

Adopted.

HB 92, providing for alternate members for planning boards. Ought to pass with amendment, Rep. Pepitone for Municipal and County Government.

This enables planning boards to meet with a quorum at all times.

AMENDMENT

Amend RSA 36:7-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

36:7-a Alternates; Term, Vacancies. The planning board of each municipality may also consist of not more than three alternate members. Whenever a regular member shall be absent, one of the alternates as designated by the chairman of the planning board shall act in his place. Any alternate member shall be removable by the appointing authority upon written charges, and after public hearing in the same manner as provided in RSA 36:6. Vacancies among the alternates shall be filled for the unexpired term.

Amendment adopted.

Rep. Williamson spoke in favor of the bill.

Rep. Hanson moved that HB 92 be laid on the table.

Adopted.

HB 101, authorizing a fee for issuing duplicate resident tax receipts and providing for the distribution thereof. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Covered by HB 147.

Resolution adopted.

HB 147, relative to sending resident tax bills to taxpayers and charges for duplicate bills. Ought to pass with amendment. Rep. Towle for Municipal and County Government.

This bill requires tax collectors to send out resident tax bills within thirty days after receiving the warrant from the selectmen or assessors and provides for payment of fifty cents for any duplicate tax bills or receipts.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to sending resident tax bills to taxpayers and charges for duplicate bills and receipts.

Amend RSA 76:12 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

76:12 List of Resident Taxes. Before June first in each year, unless the time therefor is extended by the commissioner of revenue administration, the selectmen of

towns and the assessors of cities shall commit to the collector of taxes a warrant. under their hands and seal, together with a list of resident taxes by them assessed. directing the collector to collect the same and to pay the amount collected to the treasurer at such times as may be therein prescribed. The collector shall within thirty days after receiving the warrant send to every person taxed a bill for his resident tax. unless for good cause the time is extended by the commissioner of revenue administration. After the bills have been so mailed, a fee of fifty cents shall be charged for each duplicate of the bill or each duplicate receipt for a paid bill. This fee shall be paid to the collector who shall dispose of said fee in accordance with RSA 41:33.

Amendment adopted.

Ordered to third reading.

HB 166, relative to the functions, powers and duties of planning boards. Inexpedient to legislate, Rep. King for Municipal and County Government.

Terminology in this bill is confusing.

Resolution adopted.

SB 22, providing for the election of members to the county convention as a separate county office, Inexpedient to legislate. Rep. Arnold B. Perkins for Municipal and County Government.

Committee felt county convention should stay as is and we should support legislation to make representatives aware of their duties.

Resolution adopted.

HB 251, establishing speed limits on open inland waterways of the state where not otherwise limited. Ought to pass with amendment, Rep. Claflin for Resources, Recreation and Development.

Committee felt that this bill and amendment will deal with situations which are becoming increasingly dangerous.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing speed limits on open inland waterways of the state where not otherwise limited and limiting operation of motor boats by certain minors.

Amend the bill by striking out section 2 and inserting in place thereof the following:

- 2 Operations of Certain Motor Boats Limited. Amend RSA 270:30 as inserted by 1963, 138:1 by striking out said section and inserting in place thereof the following: 270:30 Operation of Motor Boats by Certain Minors Limited.
- No person twelve years of age or under shall operate upon the public waters of the state a motor boat or outboard motor having power in excess of twenty-five horse power unless he is accompanied by an adult.
- II. No person who is thirteen years of age or older and under sixteen years of age shall operate upon the public waters of the state a motor boat or outboard motor having power in excess of fifty horse power unless he is accompanied by an adult.
- III. An adult who accompanies a minor operating a motor boat pursuant to paragraph I or II shall be liable for personal injury or property damage which may result from such operation.
 - 3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Lawton moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. George Wiggins and James Murray spoke in favor of the motion.

Reps. Claflin and Boyd spoke against the motion.

Rep. Hildreth moved the previous question.

Sufficiently adopted.

Adopted.

On a voice vote the Speaker was in doubt and requested a division.

100 members having voted in the affirmative and 182 in the negative, the motion lost.

Question being ordering to third reading.

On a voice vote the Speaker was in doubt and requested a division.

202 members having voted in the affirmative and 79 in the negative, HB 251 was ordered to third reading.

HB 176, establishing a committee to study farming facilities as an alternative to the youth development center. Ought to pass with amendment. Rep. Gorman for State Institutions.

Bill as amended has high potential without the cost of a state appropriation.

Rep. Rich moved that HB 176 be recommitted to the committee on State Institutions and spoke to his motion.

Rep. Gorman spoke against the motion.

Reps. William Boucher and Cornelius spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

HB 10, eliminating the United States citizenship requirement to qualify for licensing as a real estate salesman or broker. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

This now follows United States Supreme Court ruling, and requires bonding of all real estate salesmen and brokers.

AMENDMENT

Amend the bill by striking out section ${\bf 2}$ and inserting in place thereof the following:

2 Applicants Required to be Bonded. Amend RSA 331-A:4-c by inserting at the end thereof the following new paragraph:

VII. All applicants after passing the New Hampshire Real Estate broker examination shall be required, prior to being licensed, to submit to the real estate commission a bond in the form approved by said commission in the sum of \$5,000.00 executed by the applicant and by a surety company authorized to do business in the state of New Hampshire. Said bond shall be payable to the state of New Hampshire for the benefit of any person who is aggrieved as a result of the misuse by the broker of funds entrusted to him, and said bond shall be conditioned upon the faithful accounting by the broker for all funds entrusted to him in his capacity as such. Any person so aggrieved may bring suit on the bond in his own name; provided, however, that the aggregate liability of the surety to all such persons shall, in no event, exceed the sum of such bond. The commission may revoke the license of any broker whenever the bond filed by him ceases to be in full force and effect.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. George Wiggins moved that HB 10 be indefinitely postponed and spoke to his motion.

Rep. Russell Chase explained the committee report.

Rep. Hoar spoke against the motion, and yielded to Rep. Chase to answer questions.

On a voice vote the Speaker was in doubt and requested a division.

132 members having voted in the affirmative and 154 in the negative, the motion lost.

Question being ordering to third reading.

A division was requested.

173 members having voted in the affirmative and 117 in the negative, HB 10 was ordered to third reading.

HB 57, providing for extending polling hours of primary or biennial elections at the preceding town meeting. Ought to pass. Rep. Morgan for Statutory Revision.

Precludes changing voting hours during the election.

Ordered to third reading.

HB 106, relative to changes in the absentee voting procedure. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Because of changing of signatures over the years, this could disenfranchise many older voters.

Resolution adopted.

HB 124, relative to defining political advertising under the chapter regulating political expenditures, advertising and contributions. Ought to pass. Rep. Morgan for Statutory Revision.

Extends to all articles in periodicals, newspapers, etc., need to identify by individual or committee name as political advertising.

Ordered to third reading.

HB 162, requiring clarification of state primary ballots regarding election of state party convention delegates. Ought to pass, Rep. Morgan for Statutory Revision.

Directs attention to home town of party delegation candidate to assure better town representation.

Ordered to third reading.

HB 105, authorizing the New Hampshire aeronautics commission to conduct a feasibility and environmental impact study for a suitable location for an aviation facility airport in the seacoast region; and making an appropriation therefor. Inexpedient to legislate. Rep. W. Murray Clark for Transportation.

Committee felt study too costly at this time.

Resolution adopted.

HB 200, requiring safety chain to secure spare tires carried attached on the outside of a motor vehicle. Inexpedient to legislate. Rep. James Murray for Transportation.

Committee felt this would create a hardship for some people.

Resolution adopted.

Rep. Williamson moved that HB 92 be taken off the table. Motion lost.

APPOINTMENT

Under the provisions of RSA 167-A, I hereby appoint Rep. Sara Townsend to the State Council on Aging.

George B. Roberts, Jr. Speaker

RESOLUTIONS on the death of J. HENRY MONTPLAISIR EDWARD D. CLANCY

FRANCIS MURPHY

Reps. Day, Favreau, Drewniak, Gardner and Sullivan offered the following: Whereas, we have learned with sorrow of the death of J. Henry Montplaisir, Edward D. Clancy and Francis Murphy, all Representatives from Manchester and

Whereas, they have all served their communities faithfully and with efficiency, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the families of Mr. Montplaisir, Mr. Clancy and Mr. Murphy, and be it further

Resolved, that a copy of these resolutions be transmitted to their families.

Adopted unanimously.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 133, relative to milk fat and milk solids standards for milk and labeling requirements.

HB 140, relative to the packaging of ice cream.

HB 285, raising the minimum age for contracting a valid marriage.

HB 147, relative to sending resident tax bills to taxpayers and charges for duplicate bills and receipts.

HB 251, establishing speed limits on open inland waterways of the state where not otherwise limited and limiting operation of motor boats by certain minors.

HB 10, eliminating the United States citizenship requirement to qualify for licensing as a real estate salesman or broker.

HB 57, providing for extending polling hours of primary or biennial elections at the preceding town meeting.

HB 124, relative to defining political advertising under the chapter regulating political expenditures, advertising and contributions.

HB 162, requiring clarification of state primary ballots regarding election of state party convention delegates.

330 members were recorded as present.

The Speaker announced that Thursday, Feb. 20, would be a consent calendar day.

On motion of Rep. French the House adjourned at 4:15 o'clock.

Thursday, 20Feb75

The House met at 12:30 o'clock.

Praver was offered by House Chaplain Milton L. Smith, Sr.

Our Father, we pray for the Members of this body and all those countless folks who are supportive in their labors, as they face once again their varied and many tasks. Help them in their offices, in committees, and above all, as they meet here in legislative session.

May they never forget that what is said and done here is not done in isolation, but always under Your watchful eye. May the influence of their good example convince the people of our state of the importance of what we do here and create in the minds of all a stronger faith in government of the people, by the people, for the people.

Dear God, make Your self real to these men and women, that each may feel Your loving and accepting presence near, hear Your voice, and win Your approval in all things. Help them, God, in Jesus Name. Amen!

Rep. Cecelia Winn led the Pledge of Allegiance.

Flowers on the podium were given in memory of former Rep. Ralph W. Canney by his wife, Rep. Canney.

INTRODUCTION OF GUESTS

Barbara B. Griffin, guest of Reps. Griffin and Krasker; Shirley L. Hodgdon, guest of Rep. Griffin; Michael Marshall, grandson of Rep. Greene; Brian McLaughlin, son of Rep. McLaughlin; Janice Woods, daughter of Rep. Woods; Dora Morray, representing 7th and 8th grade Sunday school, Congregational Church, Charlestown, Rep. Frizzell's class; Pam Skinner, daughter of Rep. Skinner; Susan Roebuck, guest of Rep. William Boucher; and Paul Reeves, guest of Rep. Armand Lemire.

LEAVES OF ABSENCE

Rep. H. Gwendolyn Jones, Milton Cate, Lamy and Forsaith Daniels, the day, illness.

Reps. Colson, Lefebvre and Patenaude, the day, important business.

NOTICES OF RECONSIDERATION

Rep. Ellis served notice that today or some subsequent day as limited by House Rule 28, he would ask the House to reconsider its action of passing HB 10, eliminating the United States citzenship requirement to qualify for licensing as a real estate salesman or broker.

Rep. Geiger served notice that today or some subsequent day as limited by House Rule 28, he would ask the House to reconsider its action of inexpedient to legislate on HB 113, relative to liability for support of stepchildren.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 400 through 407 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and reffered to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 400, to permit the prosecution to take witnesses' depositions after the defendant has been arrested. (O'Connor of Strafford Dist. 18; Conley of Carroll Dist. 3—To Judiciary)

HB 401, relative to recognizance of witnesses after arrest. (Conley of Carroll Dist. 3—To Judiciary)

HB 402, repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers. (Fortier of Coos Dist. 6—To Municipal and County Government)

HB 403, requiring subdivision plan approval prior to any altering of land or other action by the subdivider. (Greene of Rockingham Dist. 17—To Municipal and County Government)

HB 404, providing counsel for indigent parents in child neglect or abuse proceedings and proceedings to terminate parental rights and making an appropriation therefor. (Fleisher of Hillsborough Dist. 25—To Health and Welfare)

HB 405, providing for the state to compensate in full the special deputy forest fire wardens. (Karnis of Hillsborough Dist. 4—To Municipal and County Government)

HB 406, to prohibit employers from including tips in determining minimum wage rates. (Thibeault of Rockingham Dist. 3—To Labor, Human Resources and Rehabilitation)

HB 407, establishing an electrical energy review committee and making an appropriation therefor. (Bradley of Grafton Dist. 13; Day of Hillsborough Dist. 26—To Executive Departments and Administration)

SIX-DAY EXTENSIONS GRANTED

HB 186, providing time limits for the incorporation of trust companies and new time limits for the commencement of business operations by trust companies, and increasing capital requirements for new trust companies. (Banks and Insurance)

HB 254, reducing the board of trustees of the retirement system to nine members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor. (Executive Departments and Administration)

HB 128, relative to the responsibility for public medical assistance. (Health and Welfare)

HB 181, relative to prohibiting recipients of aid to families with dependent children or aid to the needy blind from receiving other assistance and authorizing municipalities to grant nonrecurring assistance to public assistance recipients. (Health and Welfare)

HB 203, increasing the maximum rate of monthly payments for foster care of patients placed by the bureau of family care. (Health and Welfare)

HB 163, relative to the liability of school districts for educational expenses of residents at the youth development center. (Education)

HB 132, relative to the distribution of copies of the manual. (Legislative Administration)

COMMITTEE REPORTS

(Consent Calendar)

Rep. French moved that SB 21, HB's 35, 168, 185 and 226 be removed from the consent calendar, and spoke to his motion.

Adopted.

Rep. French moved that the House adopt the committee recommendations of Inexpedient to legislate on HB's 276, 277, 139, 91, 97, and that the House adopt the committee recommendations of Ought to pass on HB's 288, 244, 131, 204, 114, 287, 222, 269, 112 and 289, and that the House adopt the committee recommendation of referring HB 249 to the Advisory Council on Unemployment Compensation.

Adopted.

HB 276, providing parents of school children the right to appeal assignment of their children to a school. Inexpedient to legislate. Rep. Charles W. Grassie for Education.

The intent of this bill is already included under present law.

HB 277, relative to eligibility of supervisory union representatives. Inexpedient to legislate, Rep. Gemmill for Education.

Covered by pending legislation (HB 224).

HB 139, relative to the temporary absence of a voter. Inexpedient to legislate. Rep. Ambrose for Statutory Revision.

Subcommittee felt this would make voting more difficult and that there should be some other approach.

HB 91, providing for hearings before a hearing officer for those persons whose privilege to operate any boat or outboard motor has been suspended. Inexpedient to legislate. Rep. W. Murray Clark for Transportation.

Covered by present statutes.

HB 97, relative to the residence of the owner or the principal place of business if a corporation, to qualify for exemption for provisions relating to common carriers operating exclusively within a municipality. Inexpedient to legislate. Rep. W. Murray Clark for Transportation.

Committee felt this was unnecessary regulation.

HB 288, to reimburse Marie Keen for expenses incurred by her because of injuries suffered at the Laconia state school. Ought to pass. Rep. Langille for Claims, Military and Veterans Affairs.

Elderly applicant was assisting with annual party for patients at the Laconia State School; legs of chairs on which she was seated slipped, causing chair to overturn, wrist was broken in fall from chair. Amount requested (\$139.06) is the amount which is over and above payments already made by medicare.

HB 244, relative to school district liability for tuition for elementary and junior high school students attending schools in another district. Ought to pass. Rep. Beard for Education.

This bill is a housekeeping measure, for it now makes the law uniform.

HB 131, relative to removing the state prohibition on open season for wood ducks. Ought to pass. Rep. Scott for Fish and Game.

Brings state in line with federal law. Unanimous vote of committee.

HB 204, providing for partial distributions from estates pending final settlement. Ought to pass. Rep. Record for Judiciary.

Permits partial interim distribution of an estate on order of the probate court. Non-controversial.

HB 114, increasing the fee recovered by a purchaser at a tax sale. Ought to pass. Rep. Burke for Municipal and County Government.

A housekeeping measure.

HB 287, legalizing a special emergency meeting of the Upper Holderness Village district. Ought to pass. Rep. Gaskill for Municipal and County Government.

This enables Upper Holderness Village District to obtain a bond for sewerage treatment.

HB 222, to reclassify a certain highway in the town of Bethlehem. Ought to pass. Rep. Ellis for Public Works.

Reclassification meets with approval of agencies involved.

HB 269, repealing certain statutes relative to marriages of defective persons. Ought to pass. Rep. Corey for State Institutions.

This bill will allow equal protection under the law pertianing to marriages of mentally deficient persons.

HB 112, relative to registration of commercial aviation operators. Ought to pass. Rep. Erler for Transportation.

This bill just changes a title.

HB 289, requiring school bus operators to let following vehicles pass under certain conditions. Ought to pass, Rep. D'Amante for Transportation.

Committee unanimously felt this legislation necessary.

HB 249, providing for unemployment compensation dependency payments. Refer to Advisory Council on Unemployment Compensation. Rep. Richards for Labor, Human Resources and Rehabilitation.

Unanimous decision that this bill be referred to the Advisory Council for study.

SB 19, providing for per diem allowances and expenses for the state council on aging. Ought to pass. Rep. Sara M. Townsend for Executive Departments and Administration.

Funds are available from the commission.

Almost all state commissions are compensated.

Referred to Appropriations.

ENROLLED BILLS REPORT

HB 38, to eliminate the annual health certification for barbers.

SB 7, requiring hairdresser instructors to present a certified record of approved training before renewing their licenses.

SB 13, to eliminate the health certification for hairdressers and manicurists.

SB 14, relative to changing the nomenclature in RSA chapter concerning beauty salons.

INTRODUCTION OF SENATE BILLS

First, Second reading and referral

SB 42, providing for port authority appointed pilots to pilot certain vessels into and out of the Piscataqua river and harbor from a point designated by the authority; changing the penalty for violating rules of the authority to a misdemeanor and removing the application of fines collected to the salaries of the harbor masters. (Transportation)

SB 9, permitting an increase in the number of supervisory unions. (Education)

COMMITTEE REPORTS

(Regular calendar)

HB 224, to prohibit school board members from being employed by their school district. Ought to pass with amendment. Rep. Hager for Education.

As amended, this bill corrects a conflict-of-interest problem. It does not create a hardship on any district in the hiring of contracted services.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

limiting employment of school board members by school districts and supervisory unions.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 School District Officers; Eligibility. Amend RSA 197:16 (supp), as amended, by striking out in lines four and five the words, "nor shall any member of a school board be employed as a teacher, administrator or custodian in his district." so that said section as amended shall read as follows:

197:16 Eligibility. No person shall be eligible to any school district office unless he is a voter in the district. No person holding office as a member of a school board shall at the same time act as district treasurer or auditor.

2 Limitation on Employment of School Board Members. Amend RSA 197 by inserting after section 16 the following new section:

197:16-a Limitation on Employment of School Board Members. No supervisory union may employ, as a regular employee, any member of a school board of any district in the supervisory union if such employment is his principle employment. No school board may employ, as a regular employee, any member of its board or any school board of any district in its supervisory union if such employment is his principle employment.

3 Transition. The provisions of RSA 197:16-a as inserted by section 2 of this act, shall not apply to any school board member currently employed in violation of said section until the end of his current term as such board member.

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 187, expanding the consumer protection division of the attorney general's office; providing for consumer advocacy duties by said division and making an appropriation therefor. Inexpedient to legislate. Rep. Cornelius for Executive Departments and Administration.

The committee felt that the Attorney General's Office, which has the responsibility for representing all state agencies, was not the proper place for a consumer advocate which might conceivably be working in opposition to a state agency. Other bills on consumer advocacy may be more effective.

Rep. Lucas moved that HB 187 be indefinitely postponed and spoke to his motion.

Reps. Drake and McLane spoke against the motion.

Rep. Lucas moved that HB 187 be laid on the table. Adopted.

HB 216, prohibiting the use of buckshot in the taking of deer in the state. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Committee felt this should be a local option.

Rep. Maynard moved that HB 216 be recommitted to the committee on Fish and Game and spoke to his motion.

Reps. Ellis and Stimmell spoke in favor of this motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

HB 62, relative to the reports of trust funds in annual town reports. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This will save the towns money in publishing town reports.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Publication of Cemetery Trust Reports. Amend RSA 31:33 by inserting in line eight after the word "town" the following: (The trustees and auditor shall not print in such report the reports of trusts created for the care of cemeteries and burial lots, except that in the year in which the town accepts gifts, legacies and devices for such purposes, the trustees and auditor shall print the names of the donors and the value of such gifts, legacies and devices at the time of donation.) so that said section as amended shall read as follows:

31:33 Audit. The accounts of the trustees shall be auditted annually by the auditor of the town, the securities shall be exhibitied to the auditor, and he shall certify the facts found by his audit and the list of all securities held. The trustees shall submit to the auditor a detailed statement of the securities held by them and the particular trust to which they belong, and exhibit to him a statement of all receipts and expenditures with proper vouchers. The report of the trustees and of the auditor shall be printed in the annual report of the town. The trustees and auditor shall not print in such report the reports of trusts created for the care of cemeteries and burial lots, except that in the year which the town accepts gifts, legacies and

devices for such purposes, the trustees and auditor shall print the names of the donors and the value of such gifts, legacies and devices at the time of donation.

Amendment adopted.
Ordered to third reading.

HB 151, prohibiting bicycle racing on certain highways. Ought to pass with amendment. Rep. Ellis for Public Works.

This bill clarifies that competitive bicycles must have required permits from police agencies.

AMENDMENT

Amend RSA 250:17-b as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

250:17-b Competitive Bicycle Races. No person shall conduct or participate in any competitive bicycle race on any class I or class III highway or on the state maintained part of a class II highway, unless such race is sponsored by a national, state or municipal bicycle organization and the sponsor of such race has obtained, prior to such race, the written approval of the state police and the police department of each city, town or place in which such race is to be held. Any person who violates this section shall be guilty of a violation.

Amendment adopted.

Ordered to third reading.

HB 29, establishing a study committee to review and recommend legislation relative to boating and navigation on state waterways, and making an appropriation therefor. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

The committee felt that improvement of the boating laws did not require the interim study process.

Resolution adopted.

HB 134, making an appropriation for the improvement of the Governor Wentworth State Park in Wolfeboro. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

The committee felt that the improvement of this site was worthy for the bicentennial period.

Referred to Appropriations.

HB 278, requiring copies of dredge and fill permits to be filed with the municipal governing body. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

An improvement of the notice procedure in dredge and fill cases.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Permit Filed. Amend RSA 483-A:4-b (supp), as inserted by 1970, 22:3, as amended, by inserting in line three after the word "project" the following: (The board shall mail a copy of such permit by certified mail to the selectmen or city council of the town or city where the project is located.) so that said section as amended shall read as follows:

483-A:4-b Posting of Permits and Reports of Violations. Project approval by the board shall be in the form of a permit, a copy of which the applicant shall post in a secured manner in a prominent place at the site of the approved project. The board shall mail a copy of such permit by certified mail to the selectmen or city council of the town or city where the project is located. Any person proceeding without a posted permit shall be in violation of this chapter. All state, county and local law enforcement officers are directed to be watchful for violations of the provision of this chapter and to report all suspected violations to the board.

Amendment adopted.
Ordered to third reading.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today, it adjourn to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 288, to reimburse Marie Keen for expenses incurred by her because of injuries suffered at the Laconia state school.

HB 244, relative to school district liability for tuition for elementary and junior high school students attending schools in another district.

HB 131, relative to removing the state prohibition on open season for wood ducks.

HB 204, providing for partial distributions from estates pending final settlement.

HB 114, increasing the fee recovered by a purchaser at a tax sale.

HB 287, legalizing a special emergency meeting of the Upper Holderness Village district.

HB 222, to reclassify a certain highway in the town of Bethlehem.

HB 269, repealing certain statutes relative to marriages of defective persons.

HB 112, relative to registration of commercial aviation operators.

HB 289, requiring school bus operators to let following vehicles pass under certain conditions.

HB 224, limiting employment of school board members by school districts and supervisory unions.

HB 62, relative to the reports of trust funds in annual town reports.

HB 151, prohibiting bicycle racing on certain highways.

HB 278, requiring copies of dredge and fill permits to be filed with the municipal governing body.

UNANIMOUS CONSENT

Rep. Benton addressed the House by unanimous consent.

316 members were recorded as present.

The Speaker announced that Thursday, Feb. 27, would be a consent calendar day.

On motion of Reps. French and Spirou the House adjourned at 1:28 o'clock in memory of Ralph W. Canney of Farmington, a member of the New Hampshire Legislature for seven sessions.

Tuesday, 25Feb75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Gracious Lord, hear our prayers. Let our conversations with You and one another not be telephone type—too much talking, too little listening. Forgive us Lord when our talking becomes a monologue rather than a dialogue. Forgive us Lord when we explain our ideas but do not take time to hear the other person's idea. Let there be honest and open talking and speaking, hearing and listening, here in this place. Let us approach our work here with a sense of humility worthy of the great responsibility we face, this, a new day for decision making. When our day is done and conversations here ended, may it meet with Your approval. In Jesus' name and for His sake. Amen!

Rep. Milne led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Cooke, Woodruff and Orcutt, the week, important business.

Rep. Beard, two weeks, important business.

Reps. Hough, Anthony Randall, Favreau, Albert Jones, Cournoyer, Patenaude, Roderick O'Connor and Poulin, the day, important business.

Rep. Zechel, the day, death in the family.

Reps. Milton Cate, Michael O'Keefe, Cecelia Winn, Gagne and Cotton, the day, illness.

INTRODUCTION OF GUESTS

Katherine Horrigan, daughter of Rep. Horrigan; Mira Brockleman, guest of Rep. Dudley; Rebecca Dudley, daughter of Rep. Dudley; Laurence Robillard, father of Rep. Robillard; Jane Chambers, daughter of Rep. Chambers; Vanessa Brown, guest of Rep. Kenneth Spaulding; Mr. and Mrs. Veilleux and family, Mrs. Veilleux is the daughter of Rep. LaBonte.

RESIGNATION

Mr. George Roberts, Speaker:

With reluctance I now tender my resignation as a member of the New Hampshire General Court, representing Claremont, Ward 2, District No. 4, as of February 27, 1975.

I have accepted the Sullivan County Commissioner appointment by the Superior Court and the condition along with it.

Very truly yours, Sam J. Nahil

VACATES

Rep. McLane moved that the House vacate the reference of HB 336, establishing a timber yield tax study committee and making an appropriation therefor, to the committee on Executive Departments and Administration and re-refer said bill to the committee on Ways and Means.

Adopted.

Rep. Hanson moved that the House vacate the reference of HB 245, prohibiting duel candidacies for office and preventing dual printing of a candidates name on the ballot of biennial elections and other elections of national or state officers, to the committee on Municipal and County Government and re-refer said bill to the committee on Statutory Revision.

Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 219, to prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. (Environment and Agriculture)

HB 220, to prohibit the sale of malt beverages in non-returnable metal, plastic or glass containers. (Environment and Agriculture)

HB 136, including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction. (Judiciary)

HB 157, providing for special motor vehicle registration plates for the majority and minority leaders of the house of representatives (Transportation)

HB 158, providing for a special motor vehicle number plate for military aides to the governor. (Transportation)

SB 18, relative to the commitment of children to the youth development center for an offense. (State Institutions)

HB 159, permitting county conventions to appropriate money for any project determined to be in the public interest. (Municipal and County Government)

HB 194, relative to the establishment and support of social service programs by municipalities. (Municipal and County Government)

HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time. (Statutory Revision)

HB 109, eliminating residence identification on ballots for biennial elections, other elections of national or state officers, and primaries. (Statutory Revision)

HB 55, providing for the inspection, licensing and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival-amusement safety board. (Statutory Revision)

HB 195, providing for the delivery by the town clerk to the voter, in person, or mailing to said voter and the voter mailing or delivering to the town clerk, in person, of an absentee ballot. (Statutory Revision)

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 408 through 421 and Concurrent Resolution Proposing Constitutional Amendments numbered 12 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS First, second reading & referral

HB 408, allowing a person to apply for annulment of a record of conviction and sentence to imprisonment regardless of his age when the criminal act was committed. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 409, providing that a prior conviction for operating a motor vehicle under the influence may be considered from another jurisdiction. (Carswell of Hillsborough Dist. 13: J. Humphrey of Merrimack Dist. 11—To Judiciary)

HB 410, providing for the purchase of land for a state office complex and making an appropriation therefor. (Wiggins of Sullivan Dist. 8—To Public Works)

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five, but not the age of sixty, and who elect to receive a retirement allowance at such age. (Day of Hillsborough Dist. 26; O'Connor of Strafford Dist. 18; Melnick of Grafton Dist. 1—To Executive Departments and Administration)

HB 412, providing for appointment of the house sergeant-at-arms in the event of a vacancy. (Rules committee for Rep. French of Belknap Dist. 1—To Legislative Administration)

HB 413, providing state grants to assist the school staff development programs and making an appropriation therefor. (Solomon of Hillsborough Dist. 16; Cooke of Cheshire Dist. 15; Beard of Belknap Dist. 9; Torrey of Strafford Dist. 19—To Education)

HB 414, requiring notice of transfer of ownership of dogs to be filed with town or city clerk, with failure to do so to constitute a violation. (Sabbow of Belknap Dist. 8—To Municipal and County Government)

HB 415, permitting the dissolution of the Sanbornville precinct which is commonly known as the Sanbornville fire department and the Union fire district which is commonly known as the Union fire department in the town of Wakefield. (Allen of Carroll Dist. 5—To Municipal and County Government)

HB 416, providing for hazardous duty pay for state police officers engaged in bomb disposal and making an appropriation therefor. (Sweeney of Hillsborough Dist. 34; Read of Rockingham Dist. 4; O'Connor of Hillsborough Dist. 33—To Executive Departments and Administration)

HB 417, prohibiting hunting with high powered rifle in a specified portion of the town of Bow. (Hanson of Merrimack Dist. 5—To Municipal and County Government)

HB 418, increasing the penalty for assault which causes bodily injury. (O'Keefe of Rockingham Dist. 21; Grassie of Strafford Dist. 12; Poulin of Coos Dist. 9; Splaine of Rockingham Dist. 19—To Judiciary)

HB 419, making an appropriation for the constitutional convention. (O'Connor of Strafford Dist. 18—To Appropriations)

HB 420, relative to medical insurance coverage for children from time of birth. (Shapiro of Merrimack Dist. 20; Gardner of Dist. 4; Poulin of Coos, Dist. 9—To Banks and Insurance)

HB 421, to transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor. (Maynard of Rockingham Dist. 18—To Judiciary)

CACR 12, relating to: The Size of the Senate. Providing that: The Senate be Increased from Twenty-four to Thirty-six Members, and the Quorum Requirements be Changed to Correspond to the Increased Size of the Senate. (O'Keefe of

Rockingham Dist. 21; Grassie of Strafford Dist. 12; Splaine of Rockingham Dist. 19; Cornelius of Grafton Dist. 13; Poulin of Coos Dist. 9—To Constitutional Revision).

INTRODUCTION OF SENATE BILL AND SCR

First, second reading and referral

SB 12, providing for the appointment of the commissioner of health and welfare and the directors of the division of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office. (Executive Departments and Administration).

SCR 5, relative to Rotary International week. (Resolutions and Screening).

HOUSE CONCURRENT RESOLUTION NO. 13

Rep. Campbell offered the following:

HCR 13, memorializing the commissioner of the federal food and drug administration to adopt the proposed amendments to the identity standard for frozen desserts.

Referred to the subcommittee on Resolutions and Screening.

SUSPENSION OF RULES

Rep. French moved that the rules of the House be so far suspended as to permit HB 307, legalizing the Greenville town meeting of March 5, 1974, to be taken up at the present time.

Adopted by the necessary two-thirds.

HB 307, legalizing the Greenville town meeting of March 5, 1974. Ought to pass. Rep. Rowell for Municipal and County Government.

Ordered to third reading.

SUSPENSION OF RULES

Rep. French moved that the rules of the House be so far suspended as to place HB 307 on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 307, legalizing the Greenville town meeting of March 5, 1974.

COMMITTEE REPORTS

 ${\rm HB}$ 185, relative to the appointment of certain election officials of the city of Concord. Ought to pass. Rep. Underwood for the Concord Delegation.

Bill changes appointment of assistant clerk and assistant moderator for Ward 2, Concord, from the City Council to the elected clerk and moderator at that Ward. Ordered to third reading.

HB 214, providing for sharing of the total sum allocated to the medical education loan program at Dartmouth medical school. Inexpedient to legislate. Rep. William Boucher for Education.

The committee feels that HB 283 is a better solution to the contract situation with Dartmouth at this time.

Resolution adopted.

HB 169, relating to the sale, gift or display of certain birds and rabbits. Inexpedient to legislate. Rep. Bowler for Environment and Agriculture.

The committee understands and appreciates the problem of preventing abuse of small animals and birds but feels that this bill will not do this. The problem is really the failure to adequately enforce the present law.

Rep. Sabbow moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Chandler spoke in favor of the motion.

Reps. Richard Bradley, Greene and Barrus spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 168, prohibiting offering for sale or using a steel leghold animal trap which injures or maims and providing a penalty therefor. Inexpedient to legislate. Rep. Sabbow for Fish and Game.

Sponsor does not wish to see it passed.

Rep. Sabbow moved that HB 168 be recommitted to the committee on Fish and Game and spoke to his motion.

Reps. Winkley and Stimmell spoke in favor of the motion.

Adopted.

HB 197, permitting the taking of one deer by each method for which the hunter is licensed. Inexpedient to legislate. Rep. Scott for Fish and Game.

Another bill expected on bow and arrow season. Deer herd cannot stand the pressure. Unanimous vote.

Resolution adopted.

HB 212, relative to closed seasons on pheasants. Ought to pass. Rep. Stimmell for Fish and Game.

Gives prior notice of pheasant season. Unanimous vote of committee.

Ordered to third reading.

HB 232, requiring the fish and game department to destroy bears which damage persons or livestock. Inexpedient to legislate. Rep. Huggins for Fish and Game.

Unanimous vote of committee, Bill is unnecessary as Fish and Game Department is doing an adequate job.

Rep. Richard Bradley moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Huggins and Stimmell spoke against the motion.

Rep. W. Murray Clark spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Bradley requested a roll call.

Sufficiently seconded.

YEAS 168 NAYS 130 YEAS 168

BELKNAP COUNTY

Bowler, Lawton, Leary, Mansfield, Marsh, James Murray and Young. CARROLL COUNTY

Roderick Allen, Claflin, Conley, Howard and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Knight, Ladd, Marshala, Milbank, Ramsey, Turner, Wells and Whipple.

COOS COUNTY

Burns, Horton, Victor Kidder, George Lemire and York.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, Buckman, Cynthia Clark, Murray W. Clark, Gaylord Cummings, Duhaime, Gemmill, Symons, Bruce Townsend and Webb. HILLSBOROUGH COUNTY

Baker, Barrett, Bruton, Carswell, Carter, Corser, Coutermarsh, Cullity, Forsaith Daniels, Day, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Fliesher, Gabrielle Gagnon, Gauthier, Granger, Salvatore Grasso, Daniel Healy, Howard Humphrey, Karnis, LaChance, Lawrence, Lebel, Armand Lemire, Lynch, McGlynn, Milne, Morgrage, O'Neil, Russell Perkins, Reardon, Record, Reidy, Andre Simard, Leonard Smith, Kenneth Spalding, Sullivan, Sweeney, Theriault, Robert P. Thibeault, Tropea, Vachon and Withington.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, John Cate, Chandler, Eugene Daniell, Alice Davis, Estee, Gamache, Hanson, Harriman, James Humphrey, Kenison, McLane, Noble, Rich, Riley, Ryan, Shepard, Sherman, Tarr, Doris Thompson and Underwood. ROCKINGHAM COUNTY

Appel, Barka, Belair, William Boucher, Campbell, Collins, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Gage, Gorman, Greene, Harney, Kashulines, King, MacGregor, Niebling, Parolise, Read, Richards, Rogers, Sanborn, Sayer, Schwaner, Senter, Splaine, Tavitian, Twardus, Webster and Wilson. STRAFFORD COUNTY

Bernard, Canney, Walter Desmarais, Donnelly, Dudley, Dunlap, Habel, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Parnagian, Parshley, Pray, Rowell, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Nahil, Rousseau, Roma Spaulding and Sara Townsend.

NAYS 130

BELKNAP COUNTY

Brouillard, French, Hildreth, Nighswander and Sabbow.

CARROLL COUNTY

Russell Chase, Dickinson, Duprey and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Close, Fillback, Anne Gordon, Hanna, Cleon Heald, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Fortier, Huggins, Hunt, Oleson, Mabel Richardson and Wiswell. GRAFTON COUNTY

Ira Allen, George Cate, Chambers, Copenhaver, Cornelius, Logan, Mann and Pepitone.

HILLSBOROUGH COUNTY

Arnold, Belanger, Bernier, Bishop, Wilfrid Boisvert, Bragdon, Cobleigh, Coburn, Colson, Corey, Margaret Cote, Philip Currier, Douzanis, Gardner, Geiger, Gravelle, Philip Heald, Edmund Keefe, Lamy, Lefebvre, Levasseur, Lyons, Martel, Martin, McDonough, Morgan, Morrissette, Arnold Perkins, Peters, Polak, Quigley, Seamans, Spirou, Harold Thompson, Van Loan, Wheeler, John Winn and Zechel. MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, David Currier, Cushman, Hager, Haller, Hess, Gwendolyn H. Jones, LaBonte, McNichol, Millard, Packard, Plourde, Ralph, Shapiro and Elmer Wiggin.

ROCKINGHAM COUNTY

Bisbee, Blanchette, Briggs, Collishaw, Cressy, Charles Cummings, Cunningham, Flanagan, Ganley, Gaskill, Goodrich, Griffin, Hoar, Krasker, Lockhart, McEachern, O'Connell, Page, Parr, Peterson, Reese, Constance Simard, Skinner, Stimmell and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Charles Grassie, Horrigan, Lessard, McManus, Osgood, Robillard and Sackett.

SULLIVAN COUNTY

Brodeur, Desnoyer, Frizzell, LeBrun, Lucas, Scott, George Wiggins and Williamson

and the motion passed.

Question being on ordering HB 232 to third reading.

On a voice vote the Speaker was in doubt and requested a division.

 $184\,$ members having voted in the affirmative and 109 in the negative, HB 232 was ordered to third reading.

HB 235, relative to issuance of small game licenses by the fish and game department. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Committee thought \$25 fee too much—\$20 would be adequate. Unanimous vote of committee.

AMENDMENT

Amend RSA 214:9, VII-a, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

VII-a. If the applicant is a nonresident and wishes to hunt game other than deer or bear, twenty dollars, and said agent shall thereupon issue a nonresident small game license which shall entitle the licensee to hunt, shoot or take game animals with the exception of deer and bear under the restrictions of this title.

Amendment adopted.

Ordered to third reading.

HB 182, relative to decreasing minimum contents standards for household ammonia from eight percent to four percent. Ought to pass. Rep. Wilson for Health and Welfare.

This bill revises the standard for household ammonia products by requiring that every package bearing a label with the word "ammonia" in bold type have an ammonia content of not less than four percent by weight.

Ordered to third reading.

 $\mbox{HB 184, relative to the definition}$ and penalty for arson. Ought to pass. Rep. Daniel J. Healy for Judiciary.

Because of increasing incidence of arson and the possibility of personal injury the Committee felt the penalties should be increased.

Ordered to third reading.

SB 21, prohibiting discrimination on the basis of marital status. Ought to pass. Rep. Lucas for Judiciary.

Adds "marital status" to the list of discriminations prohibited in New Hampshire. Rep. Daniel Healy moved that SB 21 be indefinitely postponed and spoke to his motion.

Rep. McManus spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

SB 35, increasing penalties for false fire alarms and interference with fire alarm apparatus. Ought to pass. Rep. Hobbs for Judiciary.

Statistics show that false alarms are on the increase and create many problems for fire departments. It is hoped that the threat of increased penalties will deter such false alarms and tampering with fire alarm equipment.

Ordered to third reading.

HB 226, relative to adjusted total disability benefits under workmen's compensation. Ought to pass. Rep. Goyette for Labor, Human Resources and Rehabilitation.

This will add to the existing law the adjustment of total disability benefits. It is designed to aid the recipient while avoiding a conflict with benefits under social security. It was the unanimous decision of the committee that this measure pass. Ordered to third reading.

HB 328, making an appropriation for replacing the boilers at the Veterans' Home. Ought to pass. Rep. Tibbetts for State Institutions.

This is an emergency situation and needs to be taken care of at once. If it isn't the State may have to pay the full amount for the boilers.

Referred to Appropriations.

HB 35, limiting a vote of reconsideration on any vote taken before a town meeting to one vote of reconsideration which shall not be held less than one week afterwards. Inexpedient to legislate. Rep. Patenaude for Statutory Revision.

Subcommittee unanimous that the results of this bill would not be clear.

Rep. Webster moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Russell Chase spoke against the motion.

Rep. Webster requested a roll call.

Sufficiently seconded.

YEAS 40 NAYS 230 YEAS 40

BELKNAP COUNTY

Bowler, Marsh and Nighswander.

CARROLL COUNTY

Towle.

CHESHIRE COUNTY

Close, Turner and Whipple.

COOS COUNTY

George Lemire.

GRAFTON COUNTY

Richard Bradley and Copenhaver.

HILLSBOROUGH COUNTY

Baker, Bednar, Burke, Margaret Cote, Day, Douzanis, Gabrielle Gagnon, Granger, Armand Lemire, Andre Simard and Vachon.

MERRIMACK COUNTY

Chandler and Sherman.

ROCKINGHAM COUNTY

Grace DeCesare, Gorman, King, Parr, Rogers, Schwaner, Tavitian and Webster. STRAFFORD COUNTY

Appleby, Bernard, Habel, Kincaid and Maloomian.

SULLIVAN COUNTY

Brodeur, LeBrun, Rousseau and Scott.

NAYS 230

BELKNAP COUNTY

Brouillard, French, Goyette, Hildreth, Lawton, Leary, Mansfield, James Murray and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, Ladd, Marshala, Milbank, Nims, Proctor, Russell and Wells.

COOS COUNTY

Burns, Cooney, Fortier, Horton, Huggins, Hunt, Judd, Victor Kidder, Wiswell and York.

GRAFTON COUNTY

Ira Allen, David Bradley, Buckman, George Cate, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Melnick, Pepitone, Symons, Taylor, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Barrett, Bernier, Bishop, Wilfrid Boisvert, Bragdon, Bruton, Carswell, Carter, Cobleigh, Coburn, Colson, Corey, Corser, Coutermarsh, Cullity, Philip Currier, Joseph Eaton, Fliesher, Gardner, Gauthier, Geiger, Salvatore Grasso, Gravelle, Philip Heald, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lefebvre, Levasseur, Lynch, Lyons, Martin, McGlynn, McLaughlin, Milne, Morgan, Morgrage, O'Neil, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Reidy, Seamans, Shea, Sing, Leonard Smith, Sullivan, Sweeney, Theriault, Robert P. Thibeault, Harold Thomson, Tropea, Van Loan, Wheeler, John Winn, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Castaldo, John Cate, Raymond Chris, Christensen, David Currier, Cushman, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Harriman, Hess, James Humphrey, Gwendolyn H. Jones, LaBonte, McNichol, Millard, Rich, Riley, Ryan, Shapiro, Shepard, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, Collins, Thomas Connors, Charles Cummings, Cunningham, Dame, Roy Davis, Donald DeCesare, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Goff, Goodrich, Greene, Griffin, Harney, Hobbs, Kashulines, Krasker, MacGregor, McEachern, Niebling, Page, Parolise, Peterson, Read, Reese, Richards, Sanborn, Senter, Constance Simard, Skinner, Southwick, Splaine, Stimmell, George Tibeault, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Bouchard, Canney, Shirley Clark, Walter Desmarais, Dudley, Dunlap, Charles Grassie, Hebert, Horrigan, Joncas, Joos, Kimball, Lessard, McManus, Osgood, Parshley, Robillard, Rowell, Sackett, Barbara Thompson, Torrey, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Burrows, Desnoyer, Frizzell, Nahil, Sara Townsend, George Wiggins and

and the motion lost.

Resolution adopted.

HB 127, relative to election of members of the Goffstown school board by areas. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Sponsor reports that further investigation indicates not a proper bill.

Resolution adopted.

HB 130, relative to permitting vehicles to make right turns on red lights under certain circumstances. Ought to pass. Rep. Young for Transportation.

This law has been in effect in many other states for some time. Committee felt it would expedite traffic and voted unanimously in favor.

Ordered to third reading.

HB 143, including airports for the purposes of obtaining a statutory lien on certain property held for storage and care. Ought to pass. Rep. Young for Transportation.

This bill will solve an old problem for the public and private airports.

Ordered to third reading.

HB 170, relative to the reporting of injury to any domestic animal by the operator of a motor vehicle. Ought to pass with amendment. Rep. Young for Transportation.

Committee felt this was good legislation long overdue. Amendment makes penalty a violation instead of misdemeanor or felony.

AMENDMENT

Amend RSA 262-A:69, II, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

II' Whoever fails to comply with RSA 262-A:67-c as to the reporting of injury to a domestic animal shall be guilty of a violation.

On a voice vote the Speaker was in doubt and requested a division on the adoption of the amendment.

185 members having voted in the affirmative and 87 in the negative, the amendment was adopted.

Ordered to third reading.

HB 293, relative to overtaking and passing another vehicle on the right. Ought to pass. Rep. W. Murray Clark for Transportation.

This law long overdue for New Hampshire as a tourist state. In effect now in 40 other states. Committee heard very strong support from State Police, Highway Traffic engineer, Highway Safety people, New Hampshire Chiefs of Police. There was no one opposed to the bill. The committee vote was unanimous.

Ordered to third reading.

HB 310, requiring the use of vehicular hazard warning lights by slow moving vehicles. Inexpedient to legislate. Rep. Young for Transportation.

This bill violates federal statutes which say that hazard flashing lights be used only on a fully stopped motor vehicle.

Resolution adopted.

HB 12, limiting the payment of the part of the racing tax payable to agriculture fairs to nonprofit organizations. Ought to pass, Rep. Appel for Ways and Means.

This bill is a housekeeping measure which prohibits profit making fairs from receiving state funds.

Ordered to third reading.

HB 54, revising the tobacco tax law and providing for a tax on cigarettes only. Resolution requesting Supreme Court opinion. Rep. Kenneth C. Smith, for Ways and Means.

Rep. Philip Currier moved that HB 54 be recommitted to the committee on Ways and Means and spoke to his motion.

Adopted.

HB 154, establishing a toll on aviation jet fuel of two cents per gallon. Inexpedient to legislate. Rep. Kenneth C. Smith, for Ways and Means.

The amount of money raised versus administrative cost makes this an inefficient tax.

Resolution adopted.

HB 225, reducing the interest rate charged for delinquent tax payments. Inexpedient to legislate. Rep. Kenneth C. Smith for Ways and Means.

If passed, this bill would substantially hinder towns and cities in the collection of the real estate tax.

Resolution adopted.

CACR 2, relating to decreasing the age requirement for members of the senate. Providing that the age requirement for members of the senate is decreased from thirty to twenty-five years of age. Resolution requesting Supreme Court opinion. Rep. Joncas for Constitutional Revision.

RESOLUTION

Whereas there is presently pending before the House of Representatives CACR 2 relating to decreasing the age requirement for members of the senate, providing that the age requirement for members of the senate is decreased; and

Whereas Resolution No. 21 of the 1974 Constitutional Convention relating to residency requirements for election to the office of state senator and governor's councilor, providing that the residency requirement be reduced from seven years to four years was adopted by said convention and will be presented to the voters at the biennial election in November 1978; and

Whereas Resolution No. 94 of the 1974 Constitutional Convention relating to the qualifications of senators, providing that if a senator moves from his district, he shall forfeit his seat in the senate was adopted by said convention and will be presented to the voters at the biennial election in November, 1976; and

Whereas CACR 2 and Resolutions No. 21 and 94 amend Article 29 of Part Second of the Constitution of New Hampshire in different ways without regard to what the other resolution provides; and

Whereas the House is uncertain as to the effect of its amendment to Article 29 of Part Second of the Constitution if such amendment is adopted by the people in March, 1976 and the people later adopt Resolution No. 94 in November, 1976, and Resolution No. 21 in November, 1978; and

Whereas the General Court cannot amend Resolutions No. 21 and 94 to make said resolutions compatible with CACR 2; now therefore be it

Resolved by the House of Representatives that the justices of the supreme court be respectfully requested to give their opinion upon the following questions:

1. If the people adopt CACR 2 in March, 1976, and Resolution NO. 94 of the 1974 Constitutional Convention is adopted by the people in November, 1976, and Resolution No. 21 is adopted by the people in November, 1978, how will Article 29 of Part Second of the Constitution of New Hampshire read?

2. If the people adopt CACR 2 in March, 1976, and Resolution NO. 94 of the 1974 Constitutional Convention is not adopted by the people in November, 1976, but Resolution No. 21 is adopted by the people in November, 1978, how will Article 29 of Part Second of the Constitution of New Hampshire read?

3. If the people adopt CACR 2 in March, 1976 and Resolution No. 94 of the 1974 Constitutional Convention in November, 1976, but Resolution No. 21 is not adopted by the people in November, 1978, how will Article 29 of Part Second of the Constitution of New Hampshire read?

The Speaker responded to Rep. Spirou's request to set up a committee to deal with the problem of unemployment in the state as follows:

After careful consideration of the remarks made on the floor last week without advance notice to the Speaker, I have met with the Chairman of the Labor Committee to consider the best way for us as a House to deal with the very important problems of unemployment in the state of New Hampshire.

As a result of this meeting, I have sent a letter to Rep. Skinner which reads as follows:

The Hon. Patricia M. Skinner, Chairman

Committee on Labor, Human Resources and Rehabilitation

House of Representatives

Dear Rep. Skinner:

In response to a request made on the floor without prior notice to the Speaker, I am writing to ask that you, as Chairman of the House Committee on Labor, Human Resources and Rehabilitation, appoint a sub-committee to deal with the problem of unemployment in New Hampshire.

The original proposal suggested that a special committee be established to deal with this important problem. I have rejected this suggestion for the following reasons:

- 1. A special committee was set up by the 1973 legislature to study the problems of unemployed workers in New Hampshire. The report of this special committee has to date resulted in no proposed legislation for consideration during this session.
- 2. The original proposal to establish a special committee would have required that the majority and minority leaders and three standing committee chairmen (in addition to the chairman of the labor committee) absent themselves from their regular duties during a legislative session to handle matters not directly within their purview.
- 3. As Speaker, it is my intention to strengthen standing committees by referring priority items to them whenever the subject matter involved clearly lies within their jurisdiction. The provisions of House Rule 32-K show this is clearly the case in the present instance.

Because of the importance of this task, I would hope that the members of this sub-committee would be willing to devote a significant amount of time to it. I would also hope that each member would be prepared to spend a good deal of time listening to both those who are unemployed and those who are charged with assisting the unemployed so that the recommendations of this sub-committee will be balanced and fair.

More specifically, the sub-committee should be prepared to:

- 1. Hold open meetings in as many areas that have employment security district offices as is possible:
- 2. Meet with state and federal agency personnel involved with employment and job training including the department of employment security, the department of manpower affairs, community action agencies and all other agencies within the state and region presently involved with federal funds for employment and job training purposes;
- 3. Evaluate present and proposed federal and state legislation in terms of New Hampshire's ability to participate in programs designed to assist the unemployed;
- 4. Review the statistical basis presently used to determine the unemployment rate and decide whether this is a true reflection of the unemployment rate in the state;
- 5. Review the eligibility requirements for unemployment compensation, public employment positions and job training programs and make recommendations for changes in these requirements if any are required; and
- 6. Recommend ways in which the process of certifying eligibility for benefits due unemployed workers can be expedited.

This sub-committee will be given continuing responsibility for reviewing the employment situation in New Hampshire and making recommendations to the House whenever appropriate. However, I would hope that a preliminary report, together with any legislation proposed for action during the present session, would be in the possession of the House no later than April 30.

This office and the entire Republican leadership will cooperate in any way

possible to assist the sub-committee with the important work of assisting the unemployed of this state.

Sincerely,

George B. Roberts, Jr.

Rep. Skinner has responded to this requrest as follows: The Hon. George B. Roberts, Jr. Speaker of the House

Dear Mr. Speaker:

In response to your request for the appointment of a sub-committee to deal with the problem of unemployment in New Hampshire, I have today appointed the following members from the House Labor Committee:

Reps. Robert D. Tropea, Chairman, Burnham A. Judd, Patricia M. Skinner, Jane Kelley, and Robert D. Wheeler.

All the members of this sub-committee understand the importance of the task assigned to them and all have promised to invest their best efforts in the work of this sub-committee.

Sincerely, Patricia M. Skinner, Chairman Labor, Human Resources and Rehabilitation

Rep. French moved that the Speaker's remarks be printed in the Journal. Adopted.

UNANIMOUS CONSENT

Rep. Chambers addressed the House by unanimous consent.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Thursday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

 ${\sf HB}$ 185, relative to the appointment of certain election officials of the city of Concord.

HB 212, relative to closed seasons on pheasants.

HB 232, requiring the fish and game department to destroy bears which damage persons or livestock.

HB 235, relative to issuance of small game licenses by the fish and game department.

HB 182, relative to decreasing minimum contents standards for household ammonia from eight percent to four percent.

HB 184, relative to the definition and penalty for arson.

SB 21, prohibiting discrimination on the basis of marital status.

SB 35, increasing penalties for false fire alarms and interference with fire alarm apparatus.

HB 226, relative to adjusted total disability benefits under workmen's compensation.

HB 130, relative to permitting vehicles to make right turns on red lights under certain circumstances.

HB 143, including airports for the purposes of obtaining a statutory lien on certain property held for storage and care.

HB 170, relative to the reporting of injury to any domestic animal by the operator of a motor vehicle.

HB 293, relative to overtaking and passing another vehicle on the right.

HB 12, limiting the payment of the part of the racing tax payable to agriculture fairs to nonprofit organizations.

RECONSIDERATIONS

Rep. Chris Andersen moved reconsideration on HB 185, relative to the appointment of certain election officials of the city of Concord.

Reconsideration lost.

Rep. Sayer moved reconsideration on HB 293, relative to overtaking and passing another vehicle on the right.

Reconsideration lost.

Rep. Richard Bradley moved reconsideration on HB 232, requiring the fish and game department to destroy bears which damage persons or livestock.

Reconsideration lost.

The Speaker announced that Thursday, Feb. 27, will be a consent calendar day.

321 members were recorded as present

RECESS

(Rep. French in the Chair)

SENATE MESSAGE

HB 307, legalizing the Greenville town meeting of March 5, 1974.

ENROLLED BILLS REPORT

HB 307, legalizing the Greenville town meeting of March 5, 1974.

On motion of Rep. Anne Gordon the House adjourned at 3:55 o'clock.

Thursday, 27Feb75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear Heavenly Father, remind us frequently, that One who loves and watches over the fallen sparrow surely loves and watches over each one of us. How much more important to You, are we, Than birds. You know the secret intentions of every heart. If our intentions are good give us courage to make them come alive in words and deeds. If our intentions make us uncomfortable in Your Presence, let there be a right Spirit in us and free us to do what is right and what we ought to do. In the Master's name. Amen!

Rep. Donnelly led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Burke, Cecelia Winn and Cynthia Clark, the day, illness.

Rep. Cooney, the day, illness in the family.

Rep. Joncas, the day, important business.

INTRODUCTION OF GUESTS

Alice Nelson, guest of Rep. Bradley; Kathleen, Laurie and Jimmy Sweeney, children of Rep. Sweeney; Nancy Rohr, grandaughter of Rep. Collishaw; Charlotte Doran, guest of Rep. Collishaw; Mrs. Dorothy Smith and Nathalie, wife and daughter of Chaplain Milton Smith, Sr.; Mr, and Mrs. Beal, guests of Rep. Sherman.

QUALIFIED

Reps. Elmer Ackerson, Sr., District 26, Edward J. Crotty, District 30, and Louis P. LaPlante, District 35, all of Hillsborough County, took and subscribed the oath of office for Representatives to the General Court before the Governor and Council on February 26, 1975.

COMMITTEE REPORTS

(Consent Calendar)

Rep. Sweeney requested that HB 202 be removed from the consent calendar.

Rep. Roma Spaulding requested that HB 261 be removed from the consent calendar.

Rep. French moved that the House adopt the committee recommendation of inexpedient to legislate on HB 178, and further moved that the House adopt the committee recommendations of ought to pass on HB 234, SB 48, HB's 233, 201, 210 and 213.

 ${\sf HB~178},$ establishing the town meeting day as a legal holiday. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Would have differing effects on towns and cities.

HB 234, updating language in the statute pertaining to burial expenses for medical assistance recipients. Ought to pass. Rep. Fleischer for Health and Welfare.

This bill pertaining to burial expenses for medical assistance recipients updates the statute's language by substituting "medical assistance" for the obsolete "medical assistance for the aged"

SB 48, preventing the transfer of property in order to receive public assistance, medical assistance or food stamps. Ought to pass. Rep. Sullivan for Health and Welfare.

This bill prohibits any person from assigning or transferring his property to meet eligibility requirements for public assistance, including medical assistance and food stamps.

HB 233, requiring pre-trial psychiatric examinations to be completed within a certain period. Ought to pass. Rep. Castaldo for Judiciary.

Will protect the rights of persons confined at the State Hospital for observation only. No opposition to the bill and committee vote was unanimous.

HB 201, permitting written or telephone conferences with utilities in cases of proposed termination of services. Ought to pass. Rep. Morgan for Statutory Revision. Public Utilities Commission does this and not averse to making it the law.

HB 210, relative to requiring proof of religious service in order for an unordained clergyman to qualify for a license to perform marriages. Ought to pass. Rep. Morgan for Statutory Revision.

Making legal what Secretary of State is already requiring.

HB 213, conforming registration provisions for foreign partnerships to those required for foreign corporations. Ought to pass. Rep. Morgan for Statutory Revision.

Including foreign partnerships in the registration provisions already in effect for foreign corporations.

Adopted.

HB 317, providing for the purchase of uniforms by the state for employees required to wear same and making an appropriation therefor. Ought to pass. Rep. Cushman for Executive Departments and Administration.

This will equalize state payment for uniforms among the various departments. HB 317 affects mainly Laconia State School, New Hampshire Hospital, Glencliff and the Veterans' Home.

Referred to Appropriations.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 422 through 430, 432-464 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 422, extending accident and health insurance coverage to oral surgery performed by dentists. (McLane of Merrimack Dist. 16—To Banks and Insurance)

HB 423, establishing a committee to study all aspects of the use of wood substance for the production of methanol and methane as a source of energy and making an appropriation therefor. (Milbank of Cheshire Dist. 10—To Environment and Agriculture)

HB 424, providing educational benefits for Viet Nam veterans. (Daniell of Merrimack Dist. 13—To Claims, Military and Veterans Affairs)

HB 425, prohibiting the transportation of animals in vehicles in such a manner that any part of their anatomy protrudes outside the confines of the vehicle. (Sabbow of Belknap Dist. 8—To Transportation)

HB 426, relative to the fees for licensing dogs and dog keepers, breeders and trainers and providing a late fee for failure to procure a license prior to June first. (Sabbow of Belknap Dist. 8—To Municipal and County Government)

HB 427, relating to bank deposits in trust. (Nims of Cheshire Dist. 15—To Banks and Insurance)

HB 428, establishing a statewide system for financing the basic costs of primary and secondary education through creation of a school fund and provisions to generate revenue therefor. (Underwood of Merrimack Dist. 18; Daniell of Merrimack Dist. 13; Close of Cheshire Dist. 15—To Education)

HB 429, relative to emergency treatment of certain patients at the New Hampshire hospital. (Haller of Merrimack Dist. 14; Hanna of Cheshire Dist. 16—To State Institutions)

HB 430, providing a special liquor and beverage license for race tracks. (McDonough of Hillsborough Dist. 29—To Liquor Laws)

HB 432, relative to the season for taking wild deer by gun. (Rules Committee for Stimmell of Rockingham Dist. 1—To Fish and Game)

HB 433, relative to the appeal of New Hampshire real estate commission determinations. (Hoar of Rockingham Dist. 8—To Judiciary)

HB 434, authorizing the superintendent of the New Hampshire hospital to make loans to employees and to reimburse employees to replace stolen or destroyed personal effects. (Cushman of Merrimack Dist. 9—To State Institutions)

HB 435, authorizing savings banks to purchase and develop New Hampshire real estate. (Plourde of Merrimack Dist. 7; McLane of Merrimack Dist. 16—To Banks and Insurance)

HB,436, providing for the reconstruction and operation of the Lake Francis campground and making an appropriation therefor. (Huggins of Coos Dist. 1; Judd of Coos Dist. 1—To Resources, Recreation and Development)

HB 437, establishing a Pittsfield Judicial district and a Pittsfield district court. (Ayles of Merrimack Dist. 8; Bartlett of Merrimack Dist. 8; Cate of Merrimack Dist. 9—To Judiciary)

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor. (Spirou of Hillsborough Dist. 27; Griffin of Rockingham Dist. 19—To Executive Departments and Administration)

HF 439, establishing the position of state archeologist and creating a program for acheological research and making an appropriation therefor. (Cushman of Merrimack Dist. 9; Woodruff of Hillsborough Dist. 18—To Environment and Agriculture)

HB 440, relative to physician and psychiatrist reports used for admission procedures for the mentally ill. (Sullivan of Hillsborough Dist. 30; Gaskill of Rockingham Dist. 3—To Judiciary)

HB 441, prohibiting the varying of rates for motor vehicle liability insurance based solely on age groups. (Sayer of Rockingham Dist. 5—To Banks and Insurance)

HB 442, permitting counties to hold public hearings and vote on budget estimates prior to the start of the next calendar or fiscal year. (Dwyer of Hillsborough Dist. 13—To Municipal and County Government)

HB 443, relative to the time for payment of moneys to elected and appointed officials. (Bednar of Hillsborough Dist. 14; Baker of Hillsborough Dist. 14; Polak of Hillsborough Dist. 14—To Municipal and County Government)

HB 444, relative to costs in proceedings to terminate parental rights. (Brouillard of Belknap Dist. 7—To Judiciary)

HB 445, providing for local option approval of the sport of jai alai under the direction and supervision of the state racing commission. (Kashulines of Rockingham Dist. 3—To Ways and Means)

HB 446, to establish a state liquor store in the town of Windham and making an appropriation therefor. (Kashulines of Rockingham Dist. 3—To Liquor Laws)

HB 447, to regulate hearing aid dealers and dispensers and making an appropriation therefor. (Townsend of Sullivan Dist. 1; Boucher of Rockingham Dist. 3—To Executive Departments and Administration)

HB 448, imposing a tax on a portion of state-owned property. (Cate of Merrimack Dist. 14—To Ways and Means)

HB 449, providing for the conveyance of the Robert Frost Farm to the Robert Frost Homestead Foundation. (Barka of Rockingham Dist. 4—To Resources, Recreation and Development)

HB 450, increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire. (Maynard of Rockingham Dist. 18; Griffin of Rockingham Dist. 19—To Public Works)

HB 451, to provide for the protection of endangered or threatened species of wild plants and nongame wildlife and making an appropriation therefor. (McLane of Merrimack Dist. 16: Judd of Coos of Dist. 1—To Fish and Game)

HB 452, making an appropriation for the American and Canadian French cultural exchange commission. (Plourde of Merrimack Dist. 7; McDonough of Hillsborough Dist. 29—To Appropriations)

HB 453, outlining procedures for search and rescue operations; establishing a search and rescue account; and making an appropriation therefor. (Wiggins of Sullivan Dist. 8; Scott of Sullivan Dist. 6; Maynard of Rockingham Dist. 18; Duprey of Carroll Dist. 2; Gordon of Cheshire Dist. 8—To Fish and Game)

HB 454, providing within the program on alcohol and drug abuse, technical assistance to employers and employee organizations in developing programs to early identification and referral to treatment of employees who are affected by alcohol or drugs, and making an appropriation therefor. (Copenhaver of Grafton Dist. 13; Olden of Sullivan Dist. 7; Burrows of Sullivan Dist. 5—To Health and Welfare)

HB 455, relative to the control of American foulbrood disease of honeybees and making an appropriation therefor. (Osgood of Strafford Dist. 2—To Environment and Agriculture)

HB 456, making an appropriation for the algae control program. (Roberts, Jr. of Belknap Dist. 4; French of Belknap Dist. 1; Leary of Belknap Dist. 4—To Resources, Recreation and Development)

HB 457, requiring assessment and filing of state interest and dividends taxes to be concurrent with the assessment and filing of federal fiduciary income taxes. (McLane of Merrimack Dist. 16—To Ways and Means)

HB 458, providing for the state to acquire racing facilities if private ownership is liquidating its holding. (Cote of Hillsborough Dist. 28—To Ways and Means)

HB 459, relative to certifying public medical institutions as intermediate care facilities and making an appropriation therefor. (Townsend of Sullivan Dist. 1-To Health and Welfare)

HB 460, relative to training permits for bird dogs and trail hounds. (Cate of Merrimack Dist. 9—To Fish and Game)

HB 461, providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering commission to administer the same, and making an appropriation therefor. (Sayer of Rockingham Dist. 5—To Ways and Means)

HB 462, to establish a state liquor store in Henniker and making an appropriation therefor. (Withington of Hillsborough Dist. 1—To Liquor Laws)

HB 463, establishing a consumers commission and making an appropriation therefor. (Solomon of Hillsborough Dist. 16—To Executive Departments and Administration)

HB 464, holding administrators of Laconia state school, New Hampshire hospital, Veterans' home and the New Hampshire home for the elderly harmless if sued for violations of the Fair Labor Standards Act relative to payment for services by residents. (Heald of Cheshire Dist. 14—To Labor, Human Resources and Rehabilitation)

SENATE MESSAGES CONCURRENCE

HCR 10, notifying Congress and the President of this state's opposition to any increase in tariffs on imported petroleum.

HB 39, relative to outdoor advertising control along state highways.

HB 126, repealing the New Hampshire Fair Trade Law.

HB 192, relative to requiring school districts to provide education for pupils under the age of twenty-one

 $\ensuremath{\mathsf{HB}}\xspace\,\mathsf{215},$ relative to eliminating the limitation on the distribution of copies of school laws.

HB 87, establishing the towns of Londonderry and Windham as separate districts for representation in the general court.

 ${\sf HB}$ 115, to reclassify a certain section of highway in the towns of Pelham and Hudson.

HB 175, to reclassify a certain highway in the town of Warren.

NONCONCURRENCE

HB 49, requiring motorcycles being operated on the highways of the state to have one suitable lighted lamp on the front of said motorcycle exhibited at all times.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 37, relative to restrictions on importing and releasing fish and wildlife into the state. Fish and Game.

SB 52, relative to legal representation for social workers of the division of welfare in court actions involving neglected or abused children. Judiciary.

ENROLLED BILLS REPORT

SB 21, prohibiting discrimination on the basis of marital status.

SB 35, increasing penalties for false fire alarms and interference with fire alarm apparatus.

HB 39, relative to outdoor advertising control along state highways.

HB 192, relative to requiring school districts to provide education for pupils under the age of twenty-one.

HB 126, repealing the New Hampshire Fair Trade Law.

HB 215, relative to eliminating the limitation on the distribution of copies of school laws.

SUSPENSION OF RULES

Rep. Greene moved that the rules of the House be so far suspended to allow the introduction of a committee report on SB 60, suspending the application of penalties for failure to eliminate burning dumps during the time limits established, without two days' notice in the calendar and take it up at the present time, and spoke to her motion.

Rep. French spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE REPORT

SB 60, suspending the application of penalties for failure to eliminate burning dumps during the time limits established. Ought to pass. Rep. Greene for Environment and Agriculture.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Greene moved that the rules of the House be so far suspended as to place SB 60 suspending the application of penalties for failure to eliminate burning dumps during the time limits established, on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

SB 60, suspending the application on penalties for failure to eliminate burning dumps during the time limits established.

RECONSIDERATION

Rep. Read moved reconsideration on SB 60.

Reconsideration lost.

SIX-DAY EXTENSIONS GRANTED

HB 160, relative to compensating the town of Raymond for rendering municipal services for property purchased by the state and making an appropriation therefore. (Public Works)

HB 248, increasing the membership of the personnel commission. (Labor, Human Resources and Rehabilitation)

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis. (Transportation)

HB 217, providing for the expiration of real estate attachments by operation of law. (Judiciary)

HB 95, relative to a mandatory penalty for illegal sales of narcotics by drug pusher. (Judiciary)

HB 86, permitting any New Hampshire resident charged with a minor traffic offense to plead guilty by written waiver. (Judiciary)

COMMITTEE REPORTS

(Regular Calendar)

HB 186, providing time limits for the incorporation of trust companies and new time limits for the commencement of business operations by trust companies, and increasing capital requirements for new trust companies. Ought to pass with amendment. Rep. Burns for Banks and Insurance.

Corrects deficiencies in law and updates banking regulations.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to capital requirements for trust companies and savings banks and time limits for incorporation and commencement of business operations by trust companies and savings banks

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

384:3 Qualifications. No person shall be eligible to the position of a director of a trust company or state bank or trustee of a guaranty savings bank, who is not the absolute owner of one thousand dollars of the par value of the stock or guaranty fund of said institution.

2 Time for Commencement of Business of Savings Banks. Amend RSA 386-A:18 as inserted by 1965, 279:1 by striking out said section and inserting in place thereof the following:

386-A:18 When Incorporated; Beginning Business. Within ninety days after a favorable decision pursuant to RSA 386-A:7 petitioner shall file with the secretary of state the certificate required pursuant to RSA 386-A:13. The existence of such corporation shall begin upon the filing of the certificate of the trustees or directors in the office of the secretary of state. Any corporation organized under this chapter shall begin business within two years from the date of its incorporation; otherwise its charter shall be void, unless the board of trust company incorporation for good cause shown, shall grant one or more extensions of not more than one year each.

3 Minimum Capital Requirements and Guaranty Fund. Amend RSA 386-A:21 as inserted by 1965, 279:1 by striking out said section and inserting in place thereof the following:

386-A:21 Minimum Capital Requirements and Guaranty Fund. The initial capital required to organize a savings banks shall consist of the following minimum amounts in cash or such greater sum as may be reasonably required by the board: one hundred thousand dollars in towns and cities of not more than fifty thousand inhabitants, and two hundred thousand dollars in towns and cities of more than fifty thousand inhabitants. Such initial capital shall be subdivided into a special reserve and an initial surplus, in amounts fixed by the board. All amounts advanced for such purpose shall be evidenced by transferable capital debentures, in the case of a mutual savings bank, and by special deposit or capital stock, in the case of a guaranty savings bank. Such special reserve shall be used only for the purpose of meeting losses, but this

restriction shall not apply to the initial surplus. The provisions of RSA 386:9 and 12 shall determine the required additions to capital funds for the purpose of building a guaranty fund and a guaranty fund surplus; and the commissioner may require any such bank to increase its capital funds or regulate the amount of its deposits, from time to time, as may be necessary, to comply with reasonable banking standards, not inconsistent with law.

4 Time for Commencement of Business of Trust Companies. Amend RSA 392:20 by striking out said section and inserting in place thereof the following:

392:20 When Incorporated; Beginning Business. Within ninety days after a favorable decision pursuant to RSA 392:8, petitioners shall file with the secretary of state the certificate required pursuant to RSA 392:15. The existence of such corporation shall begin upon the filing of the certificate of the directors in the office of the secretary of state. Any corporation organized under this chapter shall begin business within two years from the date of its incorporation; otherwise its charter shall be void, unless the board of trust company incorporation, for good cause shown, shall grant one or more extensions of not more than one each year.

5 Capital Requirements. Amend RSA 392:25, as amended, by striking out said section and inserting in palce thereof the following:

392:25 Limits; Shares. The initial capital stock required to organize such corporation shall be not less than one hundred thousand dollars. In cities or towns of more than fifty thousand inhabitants, it shall be not less than two hundred thousand dollars. It shall be divided into shares of par value of not less than one dollar each.

6 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 179, permitting the Fitzwilliam and Richmond school districts to withdraw from Monadnock Regional school district. Inexpedient to legislate. Rep. William Boucher for Education.

Passage of HB 179 would legislate a procedure for withdrawal from cooperative school districts. Presently there is no procedure for withdrawal in the law. Subcommittee is evaluating general legislation to accomplish the need of Fitzwilliam and Richmond and other cooperative school districts.

Rep. Whipple moved that the words, outght to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. William Boucher spoke against the motion.

Rep. Whipple moved that the words, ought to pass, be substituted for the Education and spoke to his motion.

Rep. Hager spoke against the motion.

Motion lost.

Rep. Whipple requested a roll call and subsequently withdrew his request.

Rep. Whipple moved that HB 179 be laid on the table.

Adopted.

HB 318, transferring the New Hampshire distributing agency from the department of administration and control to the department of education. Ought to pass with amendment, Rep. Cornelius for Executive Departments and Administration.

The Distributing Agency works almost exclusively with schools and other educational institutions; thus the committee felt that the Department of Education was the proper place for the agency. The bill has the support of the agency and both departments.

AMENDMENT

Amend the title of the bill by striking out same and inserting in palce thereof the following:

AN ACT

transferring the N.H. distributing agency from the department of administration and control to the department of education and permitting such agency to cooperate with N.H. School Food Service Association.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Transfer to Education Department. Amend RSA 8-A:1 as inserted by 1957, 284:1 by striking out said section and inserting in place thereof the following:

8-A:1 Agency Established. For such period of time as surpluses or donated commodities of any kind are made available for a distribution to the state by any department, division, or agency of the United States government or by any other source, there shall be within the department of education an agency to be known as the New Hampshire Distributing Agency.

Amend RSA 8-A:2 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

8-A:2 Director. The commissioner of education shall designate a director of the distributing agency who shall be a classified state employee. The director shall be the executive head of the agency and shall administer the affairs under the supervision of the commissioner or his designee.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Appointment of Personnel. Amend RSA 8-A:5 as inserted by 1957, 284:1 by striking out said section and inserting in place thereof the following:

8-A:5 Personnel. The commissioner of education shall, within the limits of the state personnel system and agreement with the federal agencies concerned, appoint such classified personnel as may be necessary to efficiently and economically operate the agency.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Duties. Amend RSA 8-A:6 (supp) as inserted by 1957, 284:1, as amended, by striking out said section and inserting in place thereof the following:

8-A:6 Duties. Subject to the supervision of the commissioner or his designee, the director shall organize and supervise the office staff of the agency; shall request, transport, receive, warehouse, allocate, enforce compliance and deliver where deemed expedient any surpluses or commodities made available to the state by the federal government or by any other source. The director is authorized subject to approval by the commissioner or his designee to execute all contracts, agreements, leases or other documents necessary for the operation of the agency in accordance with regulations and directives of the federal government. The director may participate and cooperate in informational projects relating to distributions made by the agency.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Regulations. Amend RSA 8-A:6-a (supp) as inserted by 1972, 51:3 by striking out said section and inserting in place thereof the following:

8-A:6-a Regulations. The director is authorized subject to the approval of the commissioner or his designee, to promulgate regulations governing qualification, continuing eligibility and disqualification of recipients to receive commodities distributed by the agency and procedures for determining the same. Such regulations shall comply with requirements, if any, established by the department, division or agency of the United States which is the source of the commodities. At least thirty days before promulgating such regulations, the director shall furnish the proposed text of the same to each recipient agency and to any other person or organization requesting notice. The director shall receive and consider comments and suggestions relative to the proposed regulations and shall make appropriate changes. The director shall provide the text of the regulations as promulgated to each recipient agency and to any other person or organization so requesting. The regulations may be amended from time to time in accordance with the foregoing procedure.

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Financing. Amend RSA 8-A:7 as inserted by 1957, 284:1 by striking out in line two the word "comptroller" and inserting in place thereof the following (commissioner or his designee) so that said section as amended shall read as follows:

8-A:7 Financing. The director for the agency subject to approval by the commissioner or his designee is authorized to assess fair and equitable charges against any recipients receiving any donated surpluses from the agency. Such charges shall be sufficiently high to defray all administrative, warehousing, processing, distribution and transportation costs incurred by the agency and to allow the accumulation of a working capital reserve equal to the cost of six months' operation of the agency. The work of the agency shall be so conducted that there is no expense to the state. The

integrity of the funds accumulated in each program and the expenditures thereof shall be maintained on the books of the agency, the comptroller, and the office of the state treasurer at all times.

Amend the bill by striking out section 9 and inserting in place thereof the following:

9 Cooperative Distribution of Supplies. Amend RSA 8-A by inserting after section 6-b the following new section:

8-A:6-c N. H. School Food Service Association Co-operative, Inc. The agency may receive, allocate and distribute food supplies and other school food service supplies in cooperation with the New Hampshire School Food Service Association Cooperative, Inc., and such activities shall in no way constitute a restriction of trade.

10 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Ordered to third reading.

HB 247, prohibiting the taking of wild deer in the year 1975. Inexpedient to legislate. Rep. Scott for Fish and Game.

Too much revenue would be lost. Unanimous vote of committee. Resolution adopted.

HB 174, relative to the authority of the Kearsarge lighting precinct. Ought to pass. Rep. Rowell for Municipal and County Government.

This amends the charter of Kearsarge lighting precinct to accept a gift of real estate

Ordered to third reading.

HB 183, reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor. Ought to pass. Rep. Towle for Municipal and County Government.

Enables town of North Conway to receive just money.

Referred to Claims, Military and Veterans Affairs.

HB 286, permitting all cities the option to employ a business administrator to exercise control functions in the management of the finances of the city. Ought to pass with amendment. Rep. Hebert for Municipal and County Government.

This enables all cities through local option to have a business administrator to manage the finances of the city.

AMENDMENT

49-A:28 Fiscal Control. The administrative code shall provide for the exercise of a control function, in the management of the finances of the city, by the city clerk; however if the charter so provides the control function may be exercised by a director known as a "business administrator" who shall be chosen solely on the basis of his executive and administrative qualifications, his actual experience in or knowledge of accepted practice in respect to the duties of municipal fiscal management. Such business administrator need not be a resident of the city or state at the time of his appointment but during tenure of office, he may reside outside the state only with the approval of the legislative body. The control function shall include provisions for an encumbrance system of budget operation, for expenditure only upon written requisition, for the pre-audit of all claims and demands against the city prior to payment, and for the control of all payments out of any public funds by individual warrants for each payment to the official having custody thereof.

Amendment adopted.
Ordered to third reading.

HB 265, relative to installing snow-making equipment at Mount Sunapee state park. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Committee felt that this follow-up of a project now in process should be pursued. Referred to Appropriations.

HB 73, relative to shifting the date of the presidential primary to the last Tuesday in February. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Keeping our status of "first primary in the nation" probably good, but not necessarily in this manner.

Reps. Splaine and Cornelius spoke against the committee report.

Rep. McLane moved that HB 73 be laid on the table.

Adopted.

HCR 4, in favor of establishing the "lights on range" as the most proper boundary between the states of Maine and New Hampshire. Ought to be admitted. Rep. Conley for Resolutions and Screening.

Rep. Griffin moved that the House consider HCR 4 and requested that the clerk read the resolution in full.

The clerk read the resolution in full.

Rep. Griffin yielded to Rep. Conley.

Rep. Conley explained the committee report.

Rep. Griffin moved the previous question.

Sufficiently seconded.

Adopted.

Question on consideration.

Adopted.

Rep. Griffin moved the adoption of HCR 4 and spoke to her motion.

Reps. French and Russell Chase spoke against the motion.

Reps. Peterson, Krasker, Lessard, Spirou, George Gordon, Winkley and Lockhart spoke in favor of the motion.

Rep. Lyons spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Parr requested a roll call and subsequently withdrew her request.

Rep. Kendall Cote requested a division.

Rep. Belair requested a roll call.

Sufficiently seconded.

YEAS 279 NAYS 67 YEAS 279

BELKNAP COUNTY

Ambrose, Bowler, Goyette, Hildredth, Lawton, Leary, Mansfield, Marsh, Nighswander, Sabbow and Young.
CARROLL COUNTY

Roderick Allen, Claflin, Conley, Dickinson and Duprey.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Gagne, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Anthony Stevens, Turner and Whipple.
COOS COUNTY

Burns, Craggy, Fortier, Horton, Huggins, Hunt, Victor Kidder, George Lemire, Oleson, Poulin, Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, George Cate, Chambers, Copenhaver, Cornelius, Duhaime, Gemmill, Hough, A.C. Jones, Logan, Mann, Melnick, Symons, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Baker, Barrett, Bednar, Belanger, Belcourt, Bernier, Bishop, Wilfrid Boisvert, Bragdon, Bruton, Carter, Coburn, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Cullity, Philip Currier, Day, William Desmarais, Douzanis, Drewniak, Clyde Eaton, Favreau, Fliesher, Gabrielle Gagnon, Gauthier, Gelinas, Gramling, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, Holland, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lefebvre, Levasseur, Lynch, MacDonald, Martel, Martin, McDonough, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Nardi, Normand, Timothy O'Connor, O'Neil, Russell Perkins, Polak, Quigley, Reardon, Reidy, Shea, Sing, Leonard Smith,

Solomon, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, Robert P. Thibeault, Harold Thompson, Tropea, Vachon, Van Loan, Wheeler, John Winn and Zechel.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Hess, Gwendolyn H. Jones, Kenison, LaBonte, McNichol, Noble, Packard, Ralph, Riley, Ryan, Sherman, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Flanagan, Gage, Ganley, Gillis, Goff, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Hobbs, Kashulines, Kelley, Krasker, Lockhart, MacGregor, Maynard, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Reese, Richards, Rogers, Sanborn, Schwaner, Senter, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

Bernard, Bouchard, Shirley Clark, Donnelly, Dudley, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joos, Kincaid, Lessard, Maloomian, McManus, Osgood, Parshley, Robillard, Rowell, Ruel, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Rousseau, Scott and Sara Townsend.

NAYS 67

BELKNAP COUNTY

Brouillard, French, Barbara Kidder and Kenneth Randall.

CARROLL COUNTY

Russell Chase, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Johnson, Scranton and Wells.

COOS COUNTY

Drake and Mabel Richardson.

GRAFTON COUNTY

Buckman, Murray W. Clark, Gaylord Cummings, Myrl Eaton, Fimlaid, LaMott, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Emile Boisvert, Boyd, Carswell, Cobleigh, Corey, Dwyer, Joseph Eaton, Geiger, Granger, Howard Humphrey, Lyons, Arnold Perkins, Peters, Record, Andre Simard and Withington.

MERRIMACK COUNTY

Ayles, Castaldo, Christensen, James Humphrey, McLane, Millard, Rich, Shapiro, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Roy Davis, Erler, Gaskill, King, Southwick and Wilson.

STRAFFORD COUNTY

Appleby, Canney, Kimball, Parnagian, Pray and Sackett.

SULLIVAN COUNTY

Barrus, Frizzell, Mahoney, Roma Spaulding, George Wiggins and Williamson.

Resolution adopted.

Reps. William Keefe and Harriman wished to be recorded in favor of HCR 4.

Rep. Mahoney, who voted nay on the adoption of HCR 4, notified the clerk that he inadvertently voted incorrectly, and wished to be recorded in favor of the resolution.

Rep. Arnold, who voted yea on the adoption of HCR 4, notified the clerk that he inadvertently voted incorrectly, and wished to be recorded against the resolution.

RECONSIDERATION

Rep. Griffin moved reconsideration on HCR 4.

Reconsideration lost.

UNANIMOUS CONSENT

Reps. Griffin and Peterson addressed the House by unanimous consent.

HCR 8, requesting the governor to direct that the state house dome be illuminated at night. Ought to be admitted. Rep. Conley for Resolutions and Screening.

Rep. Ryan moved that the House consider HCR 8.

Motion lost.

Referred to Appropriations.

ENROLLED BILLS REPORT

SB 60, suspending the application of penalties for failure to eliminate burning dumps during the time limits established.

HB 115, to reclassify a certain section of highway in the towns of Pelham and Hudson.

HB 175, to reclassify a certain highway in the town of Warren.

RECONSIDERATION

Rep. Ellis moved reconsideration on HB 10, eliminating the United States citizenship requirement to qualify for licensing as a real estate salesman or broker, and to place said bill on second reading at the present time.

Rep. Ellis yielded to Rep. Hanson.

Rep. Hanson explained HB 10.

Rep. Russell Chase spoke against reconsideration.

Rep. George Wiggins spoke in favor of reconsideration.

A division was requested.

Rep. Kenneth Spalding requested a roll call.

Sufficiently seconded.

Reps. Record, Cleon Heald, Hough, Tavitian, Lockhart, Lynch and Whipple abstained from voting under Rule 16.

YEAS 106 NAYS 218 YEAS 106

BELKNAP COUNTY

French and Goyette.

CARROLL COUNTY

Conley, Dickinson, Fullam and Howard.

CHESHIRE COUNTY

Ames, Robert Callahan, Marshala, McGinness, Milbank, Nims and Scranton.

COOS COUNTY

Fortier, Oleson and Wiswell.

GRAFTON COUNTY

David Bradley, Richard Bradley, Buckman, George Cate, Murray W. Clark, Gaylord Cummings, Fimlaid, LaMott, Logan and Mann.

HILLSBOROUGH COUNTY

Emile Boisvert, Wilfrid Boisvert, Carter, Coburn, Joseph Cote, Kendall Cote, Day, Drewniak, Dwyer, Joseph Eaton, Geiger, Granger, Salvatore Grasso, Gravelle, Daniel Healy, Levasseur, MacDonald, McDonough, Milne, Morgan, Normand, Timothy O'Connor, O'Neil, Quigley, Reardon, Reidy, Leonard Smith, Sullivan, Theriault, Harold Thomson, Van Loan and Withington.

MERRIMACK COUNTY

Ayles, Christensen, George Gordon, McLane, Packard, Rich, Ryan and Underwood.

ROCKINGHAM COUNTY

Cressy, Dame, Roy Davis, Donald DeCesare, Ellis, Flanagan, Goodrich, Gorman, Greene, Hobbs, Kashulines, Kelley, King, MacGregor, Niebling, O'Connell, Parr, Peterson, Read, Schwaner, Southwick, Splaine, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Bernard, Bouchard, Charles Grassie, Horrigan, Kimball, Parshley, Rowell and Ruel.

SULLIVAN COUNTY

Barrus, Burrows, Mahoney, Roma Spaulding and George Wiggins.

NAYS 218

BELKNAP COUNTY

Ambrose, Hildreth, Lawton, Leary, Mansfield, Marsh, Nighswander, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Duprey, Kenneth Smith and Towle. CHESHIRE COUNTY

Francis Callahan, Close, Cournoyer, Fillback, Gagne, Anne Gordon, Hanna, Johnson, Knight, Ladd, Proctor, Russell, Anthony Stevens, Turner and Wells. COOS COUNTY

Burns, Craggy, Drake, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Poulin, Mabel Richardson, Valliere and York. **GRAFTON COUNTY**

Ira Allen, Altman, Chambers, Copenhaver, Cornelius, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Melnick, Pepitone, Symons, Taylor, Bruce Townsend, Ward

HILLSBOROUGH COUNTY

Ainley, Arnold, Baker, Barrett, Belanger, Bernier, Bishop, Boyd, Bragdon, Bruton, Carswell, Cobleigh, Corey, Corser, Cullity, William Desmarais, Douzanis, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Gramling, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lefebyre, Lyons, Martin, MaLaughlin, Morgrage, Nardi, Arnold Perkins, Russell Perkins, Peters, Polak, Shea, Andre Simard, Sing, Solomon, Kenneth Spalding, Sweeney, Robert P. Thibeault, Tropea, Vachon, John Winn and Zechel.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Chandler, Raymond Chase, David Currier, Cushman, Estee, Gamache, Hager, Hess, James Humphrey, Gwendolyn H. Jones, Kenison, William Kidder, LaBonte, McNichol, Millard, Noble, Ralph, Riley, Shapiro, Shepard, Sherman, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, William Boucher, Briggs. Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Danforth, Grace DeCesare, Eastman, Erler, Gage, Ganley, Gaskill, Gillis, Griffin, Harney, Hoar, Krasker, McEachern, Page, Parolise, Anthony Randall, Reese, Richards, Rogers, Sanborn, Senter, Constance Simard, Skinner Stimmell, George Thibeault and Twardus.

STRAFFORD COUNTY

Appleby, Canney, Shirley Clark, Donnelly, Dudley, Dunlap, Habel, Hebert, Joos, Kincaid, Lessard, Maloomian, McManus, Osgood, Parnagian, Pray, Robillard, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Olden, Rousseau, Scott, Sara Townsend, and Williamson. and the motion lost.

RECONSIDERATION

Rep. Geiger moved reconsideration on HB 113, relative to liability for support of stepchildren.

Rep. Geiger yeilded to Rep. Dwyer.

Rep. Dwyer spoke in favor of the motion.

Rep. Haller spoke against the motion.

Reps. Wilson, Blanchette and Roma Spaulding spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Roma Spaulding requested a division.

101 members having voted in the affirmative and 222 in the negative, the motion lost.

COMMITTEE ASSIGNMENTS

Rep. LaPlante on Executive Departments and Administration.

Rep. Ackerson on Health and Welfare.

Rep. Crotty on Transportation.

Rep. Coutermarsh on Ways and Means.

RESIGNATION

Mr. George B. Roberts, Jr., Speaker:

I have accepted a position in the government and hereby resign my seat in the New Hampshire House of Representatives effective February 27, 1975.

Sincerely,

Lorraine Lebel

The Speaker announced that Thursday, March 6, would be a consent calendar day.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Wednesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 234, updating language in the statute pertaining to burial expenses for medical assistance recipients.

SB 48, preventing the transfer of property in order to receive public assistance, medical assistance or food stamps.

HB 233, requiring pre-trial psychiatric examinations to be completed within a certain period.

HB 201, permitting written or telephone conferences with utilities in cases of proposed termination of services.

HB 210, relative to requiring proof of religious service in order for an unordained clergyman to qualify for a license to perform marriages.

HB 213, conforming registration provisions for foreign partnerships to those required for foreign corporations.

HB 186, relative to capital requirements for trust companies and savings banks and time limits for incorporation and commencement of business operations by trust companies and savings banks.

HB 318, transferring the N.H. distributing agency from the department of administration and control to the department of education and permitting such agency to cooperate with N.H. School Food Service Association.

HB 174, relative to the authority of the Kearsarge lighting precinct.

HB 286, permitting all cities the option to employ a business administrator to exercise control functions in the management of the finances of the city.

345 members were recorded as present.

On motion of Rep. French the House adjourned at 3:28 o'clock.

Wednesday, 5Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Father of all Mankind, thank You for the gift of another day, for the new opportunity to be real persons of worth and purpose. How delightful it is God to watch a child take the carelessness of "Silly Putty" and with childlike care and faith mold it and love it into a bouncy ball, with an almost miracle like sense of purpose. Look Lord, it is controllable!

Hear us Lord! "You are the Potter and we are the clay. Mold us and make us in Your own way." With humble and contrite hearts and minds, let this Holy season of Lent, be for us a time for self-examination, penitence and renewal. In a much mis-directed age give us Your direction. The people look for Your Truth in our leadership. Let it be Lord, let it be. Amen!

Rep. Dwyer led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Myrl Eaton, Milne, Tarr and Carter, today and tomorrow, important business.

Rep. Southwick, the day, important business.

Rep. Emile Boisvert, the week, illness.

Rep. Solomon, the day, illness in the family.

Rep. Holland, the day, illness.

INTRODUCTION OF GUESTS

Henry Boire, former Rep. from Straf. District 10, guest of Rep. David Bouchard.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 431, 465 through 519 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 431, relative to compensation of victims of crimes, and making an appropriation therefor. (McManus of Strafford Dist. 20—To Judiciary)

HB 465, establishing a division of municipal engineering and inspection in the water supply and pollution control commission and making an appropriation therefor. (Johnson of Cheshire Dist. 3—To Resources, Recreation and Development)

HB 466, relative to compensation of registers and deputy registers of probate. (Cummings of Rockingham Dist. 7—To Judiciary)

HB 467, establishing a registry of persons in the state providing mental health services and making an appropriation therefor. (Nighswander of Belknap Dist. 2—To Health and Welfare)

HB 468, to provide forms for verification of voter checklists and making an appropriation therefor. (Murray of Hillsborough Dist. 3—To Statutory Revision)

HB 469, requiring that the discharge of a real estate mortage must be by a deed of release or by a separate written document. (Skinner of Rockingham Dist. 3—To Judiciary)

HB 470, relative to selling betting cards by the sweepstakes commission. (Sayer of Rockingham Dist. 5—To Ways and Means)

HB 471, establishing a committee to study the implementation of bicycle routes within the state and making an appropriation therefor. (Horrigan of Strafford Dist. 4—To Transportation)

HB 472, relative to management of solid waste, establishing a bureau of waste matter management and making an appropriation therefor. (Greene of Rockingham Dist. 17; Burrows of Sullivan Dist. 5—To Environment and Agriculture)

HB 473, relative to the medical-dental staff of New Hampshire hospital and making an appropriation therefor. (Rich of Merrimack Dist. 18; Tibbetts of Strafford Dist. 11—To Executive Departments and Administration)

HB 474, establishing a committee to investigate the penetration of crime into the state and making an appropriation therefor. (Daniell of Merrimack Dist. 13—To Judiciary)

HB 475, relative to regulation of lobbyists and making an appropriation therefor. (Symons of Grafton Dist. 14; Spirou of Hillsborough Dist. 27; Chambers of Grafton Dist. 13—To Legislative Administration)

HB 476, establishing a tax relief program for the elderly based on property tax or rental expenditures and making an appropriation therefor. (Townsend of Sullivan

Dist. 1; Clark of Strafford Dist. 4; Belair of Rockingham Dist. 5; Kidder of Merrimack Dist. 1—To Ways and Means)

HB 477, establishing a study committee to review, recommend changes in and propose a recodification, if necessary, of the election laws of the state and making an appropriation therefor. (Cressy of Rockingham Dist. 11; Ambrose of Belknap Dist. 1; Boisvert of Hillsborough Dist. 22; Ward of Grafton Dist. 1—To Statutory Revision)

HB 478, regulating recreational campgrounds. (Dudley of Strafford Dist. 4; Wiggins of Sullivan Dist. 8; French of Belknap Dist. 1; Lawton of Belknap Dist. 1—To Resources, Recreation and Development)

HB 479, permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems. (Underwood of Merrimack Dist. 18; McLane of Merrimack Dist. 16; Poulin of Coos Dist. 9; Eaton of Hillsborough Dist. 1; Bradley of Grafton Dist. 13; Horrigan of Strafford Dist. 4; Bradley of Grafton Dist. 5—To Ways and Means)

HB 480, relative to the executive secretary for the governor's committee on employment of the handicapped and making an appropriation therefor. (Boucher of Rockingham Dist. 3; Conley of Carroll Dist. 3—To Executive Departments and Administration)

HB 481, relative to the marking of ballots in elections held in the state. (Bednar of Hillsborough Dist. 14; Maynard of Rockingham Dist. 18; Schwaner of Rockingham Dist. 9—To Statutory Revision)

HB 482, increasing the discount for liquor sales to hotels and clubs. (Smith of Carroll Dist. 3; Ambrose of Belknap Dist. 1—To Liquor Laws)

HB 483, increasing the rate of interest paid on escrow accounts. (Andersen of Merrimack Dist. 15—To Banks and Insurance)

HB 484, prohibiting utility companies from establishing a sliding scale for automatic adjustment of certain utility charges. (Horrigan of Strafford Dist. 4—To Statutory Revision)

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial and recreational development. (Belair of Rockingham Dist. 5—To Municipal and County Government)

HB 486, to provide for the consolidation of a city with a county, and of a county with a county, and to provide state financial and other assistance for such mergers, and making an appropriation therefor. (Roberts, Jr. of Belknap Dist. 4—To Municipal and County Government)

HB 487, increasing the real estate transfer tax; dedicating the increased revenue to open space land acquisition; and providing for the acquisition of open space land. (Chambers of Grafton Dist. 13, Heald of Hillsborough Dist. 5—To Environment and Agriculture)

HB 488, authorizing the New Hampshire transportation authority to purchase certain rail passenger coaches, operate or lease same to private enterprise and making an appropriation therefor which is funded by a bond issue. (Duprey of Carroll Dist. 2; Allen of Carroll Dist. 5; Dickinson of Carr. Dist. 2; Gemmill of Graf. Dist. 10—To Transportation)

HB 489, relative to the fee and requirements for renewal of chiropractor licenses. (Sing of Hillsborough Dist. 23—To Executive Departments and Administration)

HB 490, excluding an exchange of land among owners which does not increase the number of owners from subdivision approval procedures. (Corser of Hillsborough Dist. 2—To Municipal and County Government)

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated and making an appropriation therefor. (Hager of Merrimack Dist. 21; Goff of Rockingham Dist. 5; Ward of Grafton Dist. 1—To Judiciary)

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor. (Spirou of Hillsborough Dist. 27—To Executive Departments and Administration)

HB 493, requiring the metering of certain gasoline sales. (MacDonald of Hillsborough Dist. 32; Boucher of Merrimack Dist. 6; Marsh of Belknap Dist. 2—To Transportation)

HB 494, relative to assistance to dependent children of unemployed fathers and making an appropriation therefor. (McLane of Merrimack Dist. 16—To Health and Welfare)

HB 495, establishing a commission to study traffic laws and making an appropriation therefor. (Reese of Rockingham Dist. 6; Spalding of Hillsborough Dist. 10; Holland of Hillsborough Dist. 24—To Transportation)

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments, and making an appropriation therefor. (Roberts, Jr. of Balknap Dist. 4; French of Belknap Dist. 1; Griffin of Rockingham Dist. 19—To Judiciary)

HB 497, increasing the per diem allowance for parole board members and making an appropriation therefor. (Spirou of Hillsborough Dist. 27—To Executive Departments and Administration)

HB 498, authorizing the sweepstakes commission to grant licenses to take wagers on the result of horse races, dog races and other sporting events and making an appropriation therefor. (Sayer of Rockingham Dist. 5—To Ways and Means)

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Hoar of Rockingham Dist. 8—To Resources, Recreation and Development)

HB 500, directing the health and welfare advisory commission to plan a new forensic medicine facility for the New Hampshire hospital and making an appropriation therefor. (Chase of Merrimack Dist. 7—To Health and Welfare)

HB 501, imposing a tax on resident and nonresident income to reimburse cities and towns for revenue lost because of tax exemptions to the elderly, and making an appropriation therefor. (Sackett of Strafford Dist. 4; Mann, of Grafton Dist. 6—To Ways and Means)

HB 502, providing supplemental grants to families with dependent children and making an appropriation therefor. (Clark of Strafford Dist. 4; Griffin of Rockingham Dist. 19; Krasker of Rockingham Dist. 22; Sen. Foley of Dist. 24—To Health and Welfare)

HB 503, establishing a board of examiners of speech pathology and audiology and to certify speech pathologists and audiologists and making an appropriation therefor. (Solomon of Hillsborough Dist. 16; Gramling of Hillsborough Dist. 16—To Executive Departments and Administration)

HB 504, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund. (Williamson of Sullivan Dist. 9—To Resources, Recreation and Development)

HB 505, providing for monthly per patient payments by the division of welfare to county nursing homes for medications and making an appropriation therefor. (Rules Committee for Spaulding of Sullivan Dist. 4—To Health and Welfare)

HB 506, making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvement and operational projects. (Rules Com. for Roberts, Jr. of Belk. Dist. 4; French of Belk. Dist. 1; Spirou of Hills. Dist. 27; Daniels of Hills. Dist. 25; Desnoyer of Sull. Dist. 4; Drake of Coos Dist. 3; Chambers of Graf. Dist. 13; Skinner of Rock. Dist. 3; Sen. Brown of Dist. 19; Sen. Downing of Dist. 22—To Public Works)

HB 507, prohibiting advertising by public utilities. (Gramling of Hillsborough Dist. 16—To Executive Departments and Administration)

HB 508, establishing a housing finance agency and making an appropriation therefor. (Brouillard of Belknap Dist. 7; Roberts Jr. of Belknap Dist. 4; French of Belknap Dist. 1; Spirou of Hillsborough Dist. 27; Schwaner of Rockingham Dist. 9—To Executive Departments and Administration)

HB 509, relative to collective bargaining for classified state employees and making an appropriation therefor. (Skinner of Rockingham Dist. 3; Carswell of Hillsborough Dist. 13; McGlynn of Hillsborough Dist. 21; McDonough of Hillsborough Dist. 29—To Labor, Human Resouces and Rehabilitation)

HB 510, establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire and making an appropriation therefor. (Read of Rockingham Dist. 4—To Executive Departments and Administration)

HB 511, providing for the establishment of an interstate regional college of veterinary medicine and making an appropriation therefor. (Sayer of Rockingham Dist. 5; Ferguson of Hillsborough Dist. 11—To Education)

HB 512, reinstating the retirement rights of Richard E. Moore. (Humphrey of Merrimack Dist. 11—To Executive Departments and Administration)

HB 513, to reimburse towns and cities for educational costs of foster children and making an appropriation therefor. (Roberts, Jr. of Belknap Dist. 4—To Education)

HB 514, relative to the commitment of the criminally insane, providing for their release and providing for facilities for their care and treatment and making an appropriation therefor. (McLane of Merrimack Dist. 16; Griffin of Rockingham Dist. 19—To Judiciary)

HB 515, to foster the establishment of management-employee relations in state employment and making an appropriation therefor. (Coutermarsh of Hillsborough Dist. 24—To Labor, Human Resources and Rehabilitation)

HB 516, relative to collective bargaining rights of public employees of political subdivisions and making an appropriation therefor. (Roberts of Belknap Dist. 4; Spirou of Hillsborough Dist. 27; Griffin of Rockingham Dist. 19; Coutermarsh of Hillsborough Dist. 24; Lyons of Hillsborough Dist. 13; Chambers of Grafton Dist. 13; McDonough of Hillsborough Dist. 29—To Labor, Human Resources and Rehabilitation)

HB 517, relative to salary and tenure of the attorney general's staff, and making an appropriation therefor. (McLane of Merrimack Dist. 16—To Executive Departments and Administration)

HB 518, providing for an increase in present longevity payments to state employees and funds, and differential compensation for state employees and making an appropriation therefor. (Gelinas of Hillsborough Dist. 31—To Executive Departments and Administration)

HB 519, establishing land use control procedures and making an appropriation therefor. (Belair of Rockinham Dist. 5; Woodruff of Hillsborough Dist. 18; Mann of Grafton Dist. 6—To Environment and Agriculture)

SENATE MESSAGES CONCURRENCE

HB 9, relative to building inspectors.

HB 31. legalizing a special meeting of the town of Gorham.

HB 93, relative to revision of engineering laws.

HB 71, relative to protecting muskrat houses or dens.

HB 135, relative to fish and game fines.

HB 189, relative to providing penalties for violations of certain game laws.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 61, relative to procedures for rule making for the fish and game department. Fish and Game .

SB 69, revising the state industrial development act. Executive Departments and Administration.

SB 74, relative to changes in timber harvesting laws. Resources, Recreation and Development.

COMMITTEE REPORTS

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustees of the university of New Hampshire. Ought to pass with amendment. Rep. Drake for Appropriations.

Unanimous vote of the Committee.

AMENDMENT

Amend RSA 322-C:1-a, I as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

I. The determination of whether an applicant for assistance under this chapter is a resident of this state shall be made by the board of trustees of the university of New Hampshire, provided, however that such applicant shall be eligible for such assistance only if he has been domiciled in this state for at least twelve months prior to submitting his application for such assistance.

Amend the bill by striking out section 2 and renumbering section 3 through 5 to read as 2, 3 and 4 respectively.

Amendment adopted Ordered to third reading.

HB 161, to reimburse the town of Dummer for revenue lost due to the taking of Pontook dam and making an appropriation therefor. Ought to pass with amendment. Rep. George I. Wiggins for Claims, Military and Veterans Affairs.

Since 1968 the town of Dummer has been denied property tax revenue from approximately 700 acres of land abutting the Pontook Reservoir. Formerly owned by the Public Service Company of New Hampshire, the land was turned over to the state, for development as a state park. Work on such park has not yet been started. The committee was firmly convinced that this situation was manifestly unfair to the town of Dummer, and that corrective action was long overdue; as at least eight other municipalities currently receive sums of money in lieu of property taxes.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. The sum of two thousand three hundred seventy-nine dollars and forty cents is hereby appropriated for the fiscal year ending June 30, 1975, and a like sum for the fiscal year ending June 30, 1976, to be paid to the town of Dummer, in lieu of taxes on Pontook dam. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

Amendment adopted.
Ordered to third reading.

HB 344, prohibiting the practice of witchcraft in public schools. Inexpedient to legislate. Rep. Hager for Education.

This matter is already covered by state board policy (page 2684, January 15, 1975) "the outright advocacy of witchery or witchraft as a lifestyle or religious belief is unacceptable in our public schools. However, the appropriate use of the occult and supernatural theme in developing knowledge and appreciation of various literary forms and techniques is acceptable." Using this policy the local school boards can adequately deal with the subject.

Rep. Joseph Cote moved that the words, ought to pass, be substituted for the committee report, inexpedient of legislate, and spoke to his motion.

Rep. William Boucher spoke against the motion.

Rep. Hildreth moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Cote requested a roll call and subsequently withdrew his request.

Motion lost.

Rep. Hager moved that HB 344 be indefinitely postponed and spoke to her motion.

Adopted.

HB 36, relative to the length of time in which the governor and council must appoint a commissioner of health and welfare. Resolution requesting Supreme Court opinion. Rep. McLane for Executive Departments and Administration.

RESOLUTION

Whereas there is pending in the House of Representatives House Bill No. 36, "An Act relative to the length of time in which the governor and council must approve a commissioner of health and welfare"; and

Whereas doubt has been expressed as to the constitutionality of certain provisions of said bill:

Now, therefore, Be It Resolved by the House of Representatives;

That the Justices of the Supreme Court be respectfully requested to give their opinion upon the following important questions of law:

- 1. Would any provision of the Constitution be violated by the provision in said bill establishing a sixty day time limit within which the governor and council must make an appointment to the office of Commissioner of Health and Welfare from the list of nominees furnished by the Advisory Commission?
- 2. Would any provision of the Constitution be violated by the provision in said bill empowering the Advisory Commission to make an appointment to the office of

Commissioner of Health and Welfare in the event that the governor and council shall fail to make an appointment within such sixty day period?

Further resolved that the clerk of the house be instructed to transmit to the clerk of the Supreme Court six copies of this resolution and six copies of House Bill No. 36.

Adopted.

HB 324, relative to the personnel staffing of state liquor stores on the holidays said stores are permitted to be open. Inexpedient to legislate. Rep. Brouillard for Executive Departments and Administration.

Most of the committee felt this was an administrative, not legislative matter. The holiday openings were passed on the promise that staffing would be voluntary. Resolution adopted.

HB 207, prohibiting the use of a trawl or drag in the Piscataqua River for the taking of any fin fish. Ought to pass with amendment. Rep. Anthony T. Randall for Fish and Game.

To prevent draggers from taking fin fish.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

prohibiting the use of certain trawls or a drag seine in the Piscataqua River for the taking of any fin fish.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Trawl or Drag Use Prohibited. Amend RSA 211:49, I (supp), as inserted by 1973, 549:1, by striking out said paragraph and inserting in place thereof the following:

I. No person shall use an otter trawl, mid-water trawl, beam trawl or drag seine in any form for the taking of any fin fish or crustaceans in the Piscataqua River or its tributaries north of the Portsmouth memorial bridge. Nothing in this paragraph shall prohibit the setting of lobster traps or trawls for the taking of lobsters and crabs.

Amendment adopted.

Ordered to third reading.

HB 295, relative to a three day nonresident fishing license, Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Committee in favor of three day license. Amendment reduces fee to \$4.00.

AMENDMENT

(c) If the applicant wishes to take said fish or smelt for three consecutive days, four dollars, and the agent shall hereupon issue a three-day nonresident fishing license for said time only under the restrictions of this title.

Amendment adopted.

Ordered to third reading.

ENROLLED BILLS REPORT

SB 48, preventing the transfer of property in order to receive public assistance, medical assistance or food stamps.

COMMITTEE REPORTS CONTINUED

HB 81, to establish standards of care and treatment of alcoholics, intoxicated persons, and drug dependent people. Majority: Ought to pass with amendment; Rep. Haller for Health and Welfare. Minority: Inexpedient to legislate. (Reps. George E. Gordon, Chris Andersen)

Majority: This bill is an adaptation of the Uniform Alcoholism and Intoxication Treatment Act. This bill provides standards of care in treatment of alcoholics and intoxicated persons who are handicapped by the use of alcohol in a program of comprehensive treatment. It provides for control of alcohol drinking through education, treatment, community organization and research.

Minority: The minority feels that HB 81 is a complicated measure and similar measures are not working well in other states. It is also a very expensive proposition and we are not able to cope with such a measure at this time.

Rep. French moved debate be limited to forty minutes equally divided.

Adopted.

Rep. George Gordon moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke to his motion.

(Rep. French in the chair)

Reps. Roma Spaulding, Roderick O'Connor, McLane, McManus, Haller and Sweeney spoke against the motion.

Reps. George Wiggins, Sabbow, Barrus, William Boucher and Coutermarsh spoke in favor of the motion.

Rep. Philip Currier moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

(Speaker in the Chair)

Rep. A. C. Jones abstained from voting under Rule 16.

YEAS 203 NAYS 126 YEAS 203

BELKNAP COUNTY

Goyette, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Nighswander, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle. CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Cournoyer, Fillback, Anne Gordon, Marshala, Nims, Turner and Whipple.

COOS COUNTY

Cooney, Craggy, Horton, Huggins, Hunt, Judd, Victor Kidder, Mabel Richardson, Valliere and York,

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Murray W. Clark, Gaylord Cummings, Duhaime, Logan, Pepitone and Bruce Townsend.
HILLSBOROUGH COUNTY

Ainley, Baker, Barrett, Bednar, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Joseph Cote, Kendall Cote, Coutermarsh, Cullity, William Desmarais, Douzanis, Drewniak, Dwyer, Clyde Eaton, Favreau, Gabrielle Gagnon, Geiger, Granger, Salvator Grasso, Gravelle, Philip Heald, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Lefebvre, Lyons, Martel, McLaughlin, Morrissette, Normand, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Bachon, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Castaldo, John Cate, Milton Cate, Chandler, David Currier, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, LaBonte, Millard, Noble, Packard, Plourde, Riley, Shepard, Sherman, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Bisbee, William Boucher, Campbell, Collins, Collishaw, Cunningham, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Ellis, Erler, Flanagan, Gage, Gaskill, Hoar, Hobbs, Kashulines, William Keefe, King, MacGregor, Page, Parolise,

Parr, Peterson, Anthony Randall, Read, Richards, Rogers, Schwaner, Senter, Constance Simard, Skinner, Stimmell, George Thibeault, Twardus and Wolfsen.
STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Habel, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Desnoyer, LeBrun, Rousseau, Scott, George Wiggins and Williamson.

NAYS 126

BELKNAP COUNTY

Ambrose, Bowler, Brouillard, French and Hildreth.

CARROLL COUNTY

Claflin.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Gagne, Hanna, Cleon Heald, Knight, Ladd, Milbank, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Burns, Fortier, Poulin and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Mann, Melnick, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY

Arnold, Bishop, Colson, Corser, Margaret Cote, Philip Currier, Forsaith Daniels, Day, Joseph Eaton, Fliesher, Gardner, Gelinas, Lynch, Martin, McGlynn, Morgan, Morgrage, O'Neil, Orcutt, Peters, Quigley, Record, Shea, Leonard Smith, Spirou, Sullivan, Sweeney, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Raymond Chase, Christensen, Cushman, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Hanson, Hess, Kenison, McLane, McNichol, Ralph, Rich, Ryan, Shapiro and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Briggs, Thomas Connors, Cotton, Cressy, Eastman, Ganley, Goodrich, Gorman, Greene, Harney, Kelley, Krasker, McEachern, Niebling, O'Connell, Reese, Sanborn, Tavitian, Webster and Wilson. STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Dudley, Dunlap, Charles Grassie, Lessard, McManus, Rod O'Connor, Robillard, Sackett, Barbara Thompson, Tibbetts and Torrey

SULLIVAN COUNTY

Frizzell, Lucas, Roma Spaulding and Sara Townsend.

and the motion passed.

Rep. George Gordon moved that HB 81 be indefinitely postponed.

Rep. Roma Spaulding spoke against the motion.

Rep. Chris Andersen spoke in favor of the motion.

Adopted.

Rep. Goff wished to be recorded in favor of the minority report, inexpedient to legislate.

HB 202, establishing standards for determining death for purposes of the anatomical gifts act. Ought to pass. Rep. Reardon for Health and Welfare.

This bill establishes standards for determining death for purposes of the anatomical gifts act. A person will be considered dead in the following circumstances: (a) the absence of spontaneous cardiac or respiratory function or (b) the absence of spontaneous brain function, provided that attempts at resuscitation or supportive maintenance are considered hopeless.

Rep. Sweeney moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion, and subsequently withdrew his motion.

Ordered to third reading.

HB 261, authorizing officials of political subdivisions to act as issuing agents for food stamps. Ought to pass. Rep. Blanchette for Health and Welfare.

This bill authorizes towns, cities and counties, through appropriate local officials, to act as issuing agents for the food stamp program. These officials must be bonded as required by the director of the division of welfare, who shall authorize payment for bonding on their behalf.

Rep. Roma Spaulding moved that HB 261 be recommitted to the committee on Health and Welfare.

Adopted.

HB 259, relating to dogs at large and providing a penalty against the owner. Inexpedient to legislate. Rep. Lucas for Judiciary.

Committee felt this should remain a local problem.

Rep. Sabbow moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Lucas and McManus spoke against the motion.

Reps. Peters and George Wiggins spoke in favor of the motion.

Rep. Brouillard moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sabbow requested a roll call.

Sufficiently seconded.

YEAS 105 NAYS 203 YEAS 105

BELKNAP COUNTY

Hildreth, Lawton, Mansfield, Marsh, James Murray and Sabbow.

CARROLL COUNTY

Roderick Allen, Dickinson, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Close, Cournoyer, Knight, Ladd, Turner and Whipple.

COOS COUNTY

Cooney, Craggy, Oleson, Poulin and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, W. Murray Clark, Gaylord Cummings, Logan and Bruce Townsend.

HILLSBOROUGH COUNTY

Baker, Belanger, Carter, Cobleigh, Coburn, Corser, Joseph Cote, Day, William Desmarais, Clyde Eaton, Joseph Eaton, Karnis, Edmund Keefe, LaChance, Morgan, Morgrage, Fred Murray, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Henry Richardson, Andre Simard, Kenneth Spalding, P. Robert Thibeault, Vachon and Ziakas.

MERRIMACK COUNTY

Bartlett, Eugene Daniell, Alice David, Gamache, George Gordon, Harriman, H. Gwendolyn Jones, Labonte, Millard, Riley and Sherman.

ROCKINGHAM COUNTY

Appel, William Boucher, Cunningham, Donald DeCesare, Gaskill, Goodrich, Kashulines, Kelley, O'Connell, Parolise, Parr, Anthony Randall, Read, Schwaner, Skinner, Splaine, Stimmell and George Thibeault.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Donnelly, Charles Grassie, Hebert, Joncas, Kimball, Tibbetts and Tripp.

SULLIVAN COUNTY

Burrows, Desnoyer, Lebrun, Rousseau, Scott, Sara Townsend and George Wiggins.

NAYS 203

BELKNAP COUNTY

Brouillard, French, Goyette, Leary and Nighswander.

CARROLL COUNTY

Claflin and Howard.

CHESHIRE COUNTY

Francis Callahan, Cooke, Fillback, Gagne, Anne Gordon, Hanna, Cleon Heald, Marshala, Milbank, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Burns, Fortier, Horton, Huggins, Hunt, Judd, Victor Kidder, Valliere, Wiswell and York.

GRAFTON COUNTY

George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Duhaime, Gemmill, Mann, Melnick, Pepitone, Symons, Taylor and Webb.
HILLSBOROUGH COUNTY

Arnold, Barrett, Bednar, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Colson, Corey, Kendall Cote, Margaret Cote, Cullity, Philip Currier, Douzanis, Dwyer, Favreau, Fliesher, Gabrielle Gagnon, Geiger, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, Howard Humphrey, Ingram, Lamy, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, Martel, Martin, McGlynn, Morrissette, Timothy O'Connor, O'Neil, Orcutt, Quigley, Reardon, Record, Reidy, Seamans, Shea, Leonard Smith, Sullivan, Theriault, Harold Thomson, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Ayles, Castaldo, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Cushman, Estee, Hager, Haller, Hess, McLane, McNichol, Noble, Packard, Rich, Shapiro, Shepard, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Dame, Danforth, Roy Davis, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Ganley, Goff, Gorman, Greene, Harney, Hoar, Hobbs, William Keefe, King, Krasker, Lockhart, MacGregor, McEachern, Niebling, Page, Peterson, Reese, Richards, Rogers, Sanborn, Sayer, Senter, Constance Simard, Tavitian, Twardus, Webster, Wilson and Wolfsen.

Bouchard, Shirley Clark, Walter Desmarais, Dunlap, Habel, Joos, Kincaid, Maloomian, McManus, Osgood, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Batbara Thompson, Torrey, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Frizzell, Lucas and Williamson.

and the motion lost.

Resolution adopted.

HB 275, relative to attorney's fees and court costs available under the right to know law. Inexpedient to legislate. Rep. McManus for Juciciary.

Present law is adequate.

Rep. Bednar moved that HB 275 be recommitted to the committee on Judiciary and spoke to his motion.

On a voice vote the Speaker was in doubt and requested a division.

206 members having voted in the affirmative and 80 in the negative, the motion was adopted.

HB 312, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to twenty-one years. Inexpedient to legislate. Rep. Lucas for Judiciary.

A longer period of time is needed to determine the effect of the present law. Changing the law at this time would not solve the problem.

Rep. Reese moved that HB 312 be recommitted to the committee on Judiciary and spoke to her motion.

Rep. Ellis spoke in favor of the motion.

Adopted.

HB 319, relative to suspension of driver's licenses for persons under the age of twenty-one apprehended for driving while their blood alcohol content exceeds five hundredths percent. Inexpedient to legislate. Rep. Hobbs for Judiciary.

This bill would single out a certain age group for special penalties under the law. Resolution adopted.

HB 172, providing that impounded dogs are only required to be kept for up to seven days and that pound fees shall be increased to not more than three dollars per day. Ought to pass with amendment. Rep. Pepitone for Municipal and County Government.

Changes impounding of dogs except possible rabid dogs from ten to seven days and raises fee for impounding up to \$3.00

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing that impounded dogs, except those which are impounded for rabies examinations, are only required to be kept for up to seven days and that pound fees shall be increased to not more than three dollars per day.

Amend the bill by striking out sections 4, 5, 6 and 7, and renumbering sections 8 and 9 to read as 4 and 5 respectively.

Amendment adopted.

Ordered to third reading.

HB 177, establishing districts for the election of county commissioners in Carroll County. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

A referendum seems the fairest for the voters of Carroll County.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing districts for the election of county commissioners in Carroll County if adopted by local referendum.

Amend the bill by striking out all after section 7 and inserting in place thereof the following:

- 8 Commissioners Elected by Districts. If the provisions of this act are approved by a majority of those voters of Carroll county voting on the question as submitted by referendum as provided in section 9 of this act, the commissioners shall be elected by district, pursuant to the provisions of this act, at the biennial election in November 1978.
- 9 Referendum. The provisions of sections 1 to 8 inclusive shall not take effect unless they are adopted by a majority vote at the biennial election held in Carroll county in November 1976, as hereinafter provided. The secretary of state shall cause to be placed on the ballots prepared for the towns in Carroll county the following question: "Shall the provisions of An Act establishing commissioner districts for the purposes of the nomination and election of county commissioners in Carroll county as passed by the 1975 session of the legislature, be adopted?" Beneath the question shall be printed the word "Yes" and the word "No" with a square immediately opposite each word in which the voter may indicate his choice. If a majority of those voting on this question at said election vote in the affirmative on this question, the provisions of section 1 to 8 inclusive shall be declared to have been adopted. Within ten days after said election the town clerks shall certify to the secretary of state the result of said vote.

10 Effective DAte.

- 1. Section 9 of this act shall take effect sixty days after its passage.
- II. Sections 1 to 8 inclusive shall take effect as provided in section 9.

Amendment adopted.

Ordered to third reading.

HB 176, establishing a committee to study farming facilities as an alternative to the youth development center. Ought to pass with amendment. Rep. Gorman for State Institutions.

Bill should pass as originally reported out of committee. Second vote unanimous—one abstained. Still no appropriation.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a committee to study alternatives to the youth development center.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Committee to Study Alternatives to the Youth Development Center.

I. There is hereby established a study committee to be composed of twelve members as follows: five representatives appointed by the speaker of the house; one senator appointed by the president of the senate; one member of the governor's council appointed by the governor; one person appointed by the director of the division of welfare; one person appointed by the commissioner of education; one sheriff or police chief appointed by the governor and council; one representative of the Philbrick center appointed by the director of the division of mental health; and the director of the youth development center or his designee. The members shall not be entitled to any compensation, but legislative members shall receive legislative mileage in carrying out their duties under this act.

II. The committee shall study the development of various alternatives to the youth development center, including but not limited to: conversion of state hospital farms to vocational-technical farming facilities, establishment of local halfway houses and establishment of regional youth centers. Such study shall include but not be limited to examination of feasibility and costs of, and time and necessary statutory changes required for, development of such alternatives.

III. The committee shall report as it deems appropriate any interim findings or recommendations to any special session of the 1975 general court and shall submit its final report together with any proposed legislation on or before January 15, 1977 to the 1977 session of the general court.

Amendment adopted.
Ordered to third reading.

HB 270, relative to the fees charged by the state at the New Hampshire hospital and the Laconia state school and training center. Refer to committee on State Institutions for interim study. Rep. Goodrich for State Institutions.

Reported to interim study committee due to possible legal complications upon passage of thisbill.

Adoted.

HB 195, providing for the delivery by the town clerk to the voter, in person, or mailing to said voter and the voter mailing or delivering to the town clerk, in person, of an absentee ballot. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Present legislation seems adequate.

Rep. Melnick moved that the words, ought to pass with amendment be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Hildreth moved that HB 195 be recommitted to the committee on Statutory Revision and spoke to his motion.

Rep. Tropea spoke against the motion.

Rep. Milton Cate spoke in favor of the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Question on recommittal.

Adopted.

HB 209, relative to releasing the names of certain inactive voluntary corporations and associations and requiring decennial renewal of corporate status. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Clarifies reactivation of inactive corporations, and limits life of inactive corporate name.

AMENDMENT

Amend RSA 292:25 as inserted by section $\bf 1$ of the bill by striking out same and inserting in place thereof the following:

292:25 Renewal Required. Every corporation organized under this chapter shall, on or before Janaury 1, 1976, and every ten years thereafter, make a return in writing to the secretary of state upon blanks to be furnished by him upon request and shall pay a fee of five dollars. The return shall be signed under oath by the president and secretary of said corporation or officers corresponding to such offices. The return shall state the corporation's principal address and the names and addresses of all the officers and directors or governing board of the corporation. Any corporation which does not renew its charter as provided in this subdivision shall have its charter repealed, revoked and annulled and shall lose any right or title to the name under which it was incorporated. The secretary of state shall notify by mail all active corporations which have a current principal address on file in his office of the requirements of this subdivision at least sixty days prior to the January first return date.

Amend RSA 292:26, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

292:26 Reinstatement. Any corporation which does not file a return at the time specified in RSA 292:25 may, within one year after such time, reinstate itself as a corporation by filing with the secretary of state the information and the filing fee required in RSA 292:25, and a statement under oath, signed by the clerk or secretary of such corporation, that it desires that its charter or certificate of incorporation shall remain in full force and effect.

Amend RSA 292:28, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

292:28 Reinstatement Following Publication. Any corporation whose name is published by the secretary of state pursuant to RSA 292:27 may reinstate itself as a corporation within sixty days after such publication by filing the return, the filing fee and the statement of intent specified in RSA 292:26.

Amendment adopted.
Ordered to third reading.

HB 257, establishing a study committee to determine the feasibility of implementing regional computer centers and making an appropriation therefor. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Expenditure not justified, and study is too broad in scope.

Resolution adopted.

HB 41, increasing the amount of tax revenue returned to the towns and cities under the meals and rooms tax. Inexpedient to legislate. Rep. Cunningham for Ways and Means.

The intent of the sponsor is commendable. However, the committee felt the state could not afford to lose seven million dollars in revenue at this time. Resolution adopted.

HB 256, abolishing the resident tax and providing for local option to impose a local resident tax. Inexpedient to legislate. Rep. Cunningham for Ways and Means.

Despite the possible unfairness of the tax, the committee fet! that the cities and towns could not take the chance of losing this money.

Resolution adopted.

SB 41, relative to permitting incentive awards for sweepstakes ticket sellers who are state employees. Ought to pass. Rep. William F. Keefe for Ways and Means.

This bill removes the prohibition against granting incentive awards to state employees whose job description includes the sale of sweepstakes tickets. Referred to appropriations.

SIX-DAY EXTENSIONS GRANTED

HB 221, to prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. (Environment and Agriculture)

HB 231, permitting changes of party affiliation by mail and changing the time for holding sessions of the supervisors of the checklist. (Statutory Revision)

HB 254, reducing the board of trustees of the retirement system to nine members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor. (Executive Departments and Administration)

HB 65, relative to the land sales full disclosure act. (Judiciary)

HB 237, providing that a salary of a district court justice who is justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars. (Judiciary)

HB 267, relative to the reporting of collateral resources, making false statements, misrepresentation or concealment in connection with food stamps and providing penalties therefor. (Judiciary)

HB 236, limiting use of felony convictions as disqualifications for employment by the state or political sugdivisions or to engage in a practice for which a license is required. (Judiciary)

HB 238, relative to compilation of divorce statistics, eligibility for marriage, the waiting period for marriage certificates and recognition of marriages. (Judiciary)

HB 246, relative to the distribution of district court fees. (Judiciary)

HB 268, establishing the Meredith district court. (Judiciary)

HB 211, decreasing time limits within which accident and health coverage may be denied for certain purposes, changing the amount of civil penalty and providing minimum standards for such insurance policies. (Banks and Insurance)

HB 253, providing a maximum finance charge or non-commercial gasoline credit card accounts. (Banks and Insurance)

The Speaker announced that Thursday, March 6, would be a consent Calendar day.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustee of the university of New Hampshire.

HB 161, to reimburse the town of Dummer for revenue lost due to the taking of Pontook dam and making an appropriation therefor.

HB 207, prohibiting the use of certain trawls or a drag seine in the Piscataqua River for the taking of any fin fish.

HB 295, relative to a three day nonresident fishing license.

HB 202, establishing standards for determining death for purposes of the anatomical gifts act.

HB 172, providing that impounded dogs, except those which are impounded for rabies examinations, are only required to be kept for up to seven days and that pound fees shall be increased to not more than three dollars per day.

HB 177, establishing districts for the election of county commissioners in Carroll County if adopted by local referendum.

HB 176, establishing a committee to study alternatives to the youth development

center.

HB 209, relative to releasing the names of certain inactive voluntary corporations and associations and requiring decennial renewal of corporate status.

337 members were recorded as present.

On the motion of Rep. Kenneth Spalding the House adjourned at 3:28 o'clock.

Thursday, 6Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

We thank You, Lord, that You have made Your world so fair. Its beauty and peace, its grandeur and glory, speak to us of You. By the changing seasons; playful living things; soft skies and flaming sunsets; mountains and valleys; fertile fields and green trees; oceans, rivers, lakes, and much else that You have spread with prodigal hand, we are drawn to You.

As these things remind us of Your Holy Presence, let our hearts and minds be open enought to speak with You unafraid. Give us, as You see our need requires, rest for our bodies, peace for our souls, strength for the day. Amen!

Rep. Erler led the Pledge of Alleigance.

LEAVES OF ABSENCE

Reps. Russell Chase and Castaldo, the day, important business.

Rep. Griffin, today and next week, important business.

Rep. Solomon, the day, illness in family.

Rep. Holland, the day, illness.

INTRODUCTION OF GUESTS

Cindy Collins, niece of Rep. Gage; Julie Bartlett, guest of Rep. Gage; Edward Silva, newly elected selectman in town of Merrimack, guest of Rep. Dwyer; Marion Atwood, Belknap County Commissioner, guest of the Speaker and Rep. Frizzell.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 520 through 551 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 520, prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season. (Judd of Coos Dist. 1; Huggins of Coos Dist. 1—To Fish and Game)

HB 521, requiring the installation of automatic fire warning systems in certain buildings and structures used for residential purposes. (Cotton of Rockingham Dist. 20—To Public Works)

HB 522, requiring the Exeter district court to hold regular sessions in Epping. (Goodrich of Rockingham Dist. 8—To Judiciary)

HB 523, reducing the minimum age for licensure as a private detective. (McLaughlin of Hillsborough Dist. 16—To Executive Departments and Administration)

HB 524, decreasing the age limitation of free lifetime hunting and fishing licenses for elderly residents. (Bernard of Strafford Dist. 17—To Fish and Game)

HB 525, extending the time limit for reporting payment delinquencies of retailers of fermented malt beverages. (Marsh of Balknap Dist. 2—To Liquor Laws)

HB 526, establishing a professional standards board to advise the state board of education. (Hager of Merrimack Dist. 21—To Education)

HB 527, relative to public disposal facilities. (Bowler of Belknap Dist. 3—To Environment and Agriculture)

HB 528, permitting a person to recover damages resulting from the intentional torts of an unmarried minor in an action against the minor's parents. (McDonough of Hillsborough Dist. 29; Cote of Hillsborough Dist. 28—To Judiciary)

HB 529, relative to outdoor advertising. (Woodruff of Hillsborough Dist. 18—To Public Works)

HB 530, increasing the penalty for operating an off highway recreational vehicle on a railroad right-of-way, airport runways and cemeteries. (Hoar of Rockingham Dist. 8, Hunt of Coos Dist. 2; Daniels of Hillsborough Dist. 25; Sen. Claveau of Dist. 14—To Transportation)

HB 531, relative to registration requirements for professional engineers. (Sanborn of Rockingham Dist. 9—To Executive Departments and Administration)

HB 532, relative to the filing of pre-judgment orders of attachment. (McManus of Strafford Dist. 20—To Judiciary)

HB 533, relative to sudden infant deaths. (McManus of Strafford Dist. 20—To Health and Welfare)

HB 534, requiring a special stamp to hunt pheasants. (Maynard of Rockingham Dist. 18—To Fish and Game)

HB 535, facilitating the making of anatomical gifts. (Lockhart of Rockingham Dist. 17—To Health and Welfare)

HB 536, relative to exceeding appropriations under the municipal budget law. (Sayer of Rockingham Dist. 5—To Municipal and County Government)

HB 537, providing that a resident alien may be issued a special hunting or fishing license without serving in the armed forces. (Spirou of Hillsborough Dist. 27—To Fish and Game)

HB 538, prohibiting the appropriation or expenditure of money for newspapers for members of the general court. (Joos of Strafford Dist. 1-To Legislative Administration)

HB 539, limiting wage and salary increases for state, county and municipal workers to equal amounts. (Joos of Strafford Dist. 1—To Labor, Human Resources and Rehabilitation)

HB 540, requiring employers to complete forms for persons applying for unemployment benefits. (Joos of Strafford Dist. 1—To Labor, Human Resources and Rehabilitation)

HB 541, permitting counties to make purchases or sales of up to five hundred dollars without competitive bidding. (Boisvert of Hillsborough Dist. 22—To Municipal and County Government)

HB 542, requiring information folders on pharmaceutical drugs to be available for public inspection and distribution to purchasers. (Cote of Hillsborough Dist. 28—To Health and Welfare)

HB 543, requiring notice to local police before a handgun may be sold to a person who is not a wholesaler and who has no license to carry a handgun. (Altman of Grafton Dist. 8—To Judiciary)

HB 544, relative to the appeals procedure of the state personnel commission and the determination of employment or elective office which conflicts with state employment. (Spriou of Hillsborough Dist. 27—To Executive Departments and Administration)

HB 545, granting the director and conservation officers of the fish and game department powers of a constable. (Wiggins of Sullivan Dist. 8—To Fish and Game)

HB 546, creating an emergency revolving fund for the department of welfare. (Clark of Strafford Dist. 4—To Appropriations)

HB 547, requiring full-time sheriff's deputies to meet certain qualifications of the police standards and training council. (Humphrey of Merrimack Dist. 11—To Judiciary)

HB 548, requiring all police officers to wear a name tag when in uniform on active duty. (Young of Belknap Dist. 8—To Judiciary)

HB 549, requiring full state maintenance for state route 28 in the town of Salem. (Parolise of Rockingham Dist. 5; DeCesare of Rockingham Dist. 5—To Public Wroks)

HB 550, relative to procedures for changing zoning ordinances. (Olden of Sullivan Dist. 7—To Municipal and County Government)

HB 551, relating to deprived and delinquent children and persons in need of supervision. (Jones of Merrimack Dist. 17; Clark of Grafton Dist. 11; Spirou of Hillsborough Dist. 27; Cornelius of Grafton Dist. 13; French of Belknap Dist. 1—To Judiciary)

ENROLLED BILLS REPORT

HB 9, relative to building inspectors.

HB 31, legalizing a special meeting of the town of Gorham.

HB 71, relative to protecting muskrat houses or dens.

HB 93, relative to revision of engineering laws.

HB 135, relative to fish and game fines.

HB 189, relative to providing penalties for violations of certain game laws.

ENROLLED BILLS AMENDMENT

HB 87, establishing the towns of Londonderry and Windham as separate districts for representation in the general court.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3. Delegates to State Convnetion. Amend RSA 56:5 (supp), as amended, by striking out where they appear the lines reading

"District No. 3 Londonderry 3

Windham 2"

4 Effective Date. This act shall take effect sixty days after its passage.

Adopted.

SENATE MESSAGE CONCURRENCE

HB 137, requiring the dating of retail containers of cream.

 $\ensuremath{\mathsf{HB}}$ 155, repealing the statutes relative to the sterilzation of certain institutional inmates.

HB 11, relative to land surveyor certifications on recorded condominium plans.

HCR 6, memorializing Congress to Liberalize Social Security Disability payments.

VACATES

Rep. Lockhart moved that the House vacate the reference of HB 309, relative to the term of office for members of the Laconia board of education, to the Committee on Education and refersaid bill to the Laconia Delegation.

Adopted.

Rep. Lockhart moved that the House vacate the reference of HB 428, establishing a statewise system for financing the basic costs of primary and secondary education

through creation of a school fund and provisions to generate revenue therefor, to the committee on Education and re-refer said bill to the committee on Ways and Means.

Adoted.

Rep. Russell Chase moved that the House vacate the reference of HB 48, relative to age requirements for dog licensing, to the committee on Statutory Revision and re-refer said bill to the committee on Municipal and County Government.

Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 56, relating to a general revision of laws regulating land surveyors. (Executive Departments and Administration)

HB 64, to establish a second state liquor store in Keene and making an appropriation therefor. (Liquor Laws)

HB 227, relative to requiring plats to indicate the date of their preparation and bear land surveyor seals before recording. (Municipal and County Government)

HB 263, relative to appeals from zoning boards of adjustment and planning boards. (Municipal and County Government)

HB 165, relative to approved subdivision plans. (Municipal and County Government)

HB 198, relative to expanding the powers of planng boards. (Municipal and County Government)

HB 282, relative to continuing special education for students who benefit thereby. (Education)

HB 50, providing for the withdrawal of the Portsmouth Union school district from Supervisory Union No. 52 (Education)

HB 284, to increase the salaries of classified employees and employees of the university system and making an appropriation therefor. (Executive Departments and Administration)

HB 274, relative to providing a hearing and appeals procedures in the division of welfare. (Health and Welfare)

HB 281, providing that in a divorce or annulment proceeding the sex of a parent shall not be a controlling factor in awarding custody of a child. (Health and Welfare) HB 128, relative to the responsibility for public medical assistance. (Health and

HB 132, relative to the distribution of copies of the manual. (Legislative Administration)

COMMITTEE REPORTS

(Consent Calendar)

Rep. French moved that the House adopt the committee recommendations of Inexpedient to legislate on HB's 332, 158, 157 and 196 and further moved that the House adopt the committee recommendations of ought to pass on HB's 346, 136, 290, 205, 258, 109, 255 and 322.

Adopted.

HB 332, providing full pay for persons injured and covered under the purview of workmen's compensation. Inexpedient to legislate. Rep. McDonough for Labor, Human Resources and Rehabilitation.

Bill now opposed by one of sponsors; it would reduce a worker's incentive. unanimous vote by the committee.

HB 158, providing for a special motor vehicle number plate for military aides to the governor. Inexpedient to legislate. Rep. Ryan for Transportation.

New Hampshire being a small state with the largest legislature in the country under present law could have a possible 448 sets of special legislative plates on the highways. In addition the Governor's council can add another 20. It was the feeling of the committee that to add any more plates, particularly for persons not elected by the voting process, would further injure the public relations of state government. The people this bill would provide plates for are ceremonial appointees of the Governor.

HB 157, providing for special motor vehicle registration plates for the majority and minority leaders of the house of representatives. Inexpedient to legislate, Rep. Young for Transportation.

Committee felt because the majority leader and minority leader already have legislative plates additional special plates not necessary. The title of majority leader and minority leader are not constitutional offices.

HB 196, relative to the implied consent of chemical testing of blood of boat operators or pilots who operate boats upon the public waters of the state of New Hampshire. Inexpedient to legislate. Rep. Ryan for Transportation.

No real need shown for this legislation at this time.

HB 346, increasing the debts limit for the Londonderry school district. Ought to pass. Rep. William P. Bopcher for Education.

To allow Londonderry the opportunity to vote on an anticipated bond issue in 1976-an off legislative year.

HB 136, including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction. Ought to pass. Rep. McManus for Judiciary.

Properly relates this section of the law to the penalties of the criminal code. Non-controversial.

HB 290, increasing the penalty for reckless operation of a motor vehicle. Ought to pass. Rep. Ayles for Juciciary.

Increases the penalty from violation to misdemeanor. This makes the penalty consistent with similar violations of the motor vehicle laws. Non-controversial.

HB 205, to reclassify a certain highway in the town of Danville. Ought to pass. Rep. Charles E. Cummings for Public Works.

Housekeeping measure for extension of Route 111-A to connect with Route 111.

HB 258, providing for the continued revision of the Revised Statutes Annotated. Ought to pass. Rep. Morgan for Statutory Revision.

Legislative Services has adequate staff to proceed with this on a continuing basis.

HB 109, eliminating residence identification on ballots for biennial elections, other elections of national or state officers, and primaries. Ought to pass. Rep. Morgan for Statutory Revision.

Residence identification unnecessary, and omission will reduce cost of preparing ballots.

HB 255, providing for ten-day, temporary motor vehicle plates for motor vehicles, trailers, semi-trailers or tractors purchased from a dealer outside of New Hampshire. Ought to pass. Rep. Ryan for Transportation.

This bill allows a person to legally drive a car purchased out of state back into New Hampshire.

HB 322, prohibiting operation of unauthorized ground vehicles at airports. Ought to pass. Rep. Parnagian for Transportation.

Committee vote was unanimous on this bill.

COMMITTEE REPORTS (Regular Calendar)

HB 339, relative to retirement credit for Mary S. Downey and requiring employer contributions toward her retirement fund and making an appropriation therefor. Inexpedient to legislate. Rep. Parr for Claims, Military and Veterans Affairs.

The committee was in sympathy with the plight of the claimant, but found no cogent reason to negate the statutes governing the New Hampshire teachers retirement system by granting an exception, which could well lead to requests by countless other teachers and state employees in similar circumstances. Further, it was considered manifestly unfair to assess the four municipalities concerned for the "employers contribution", ranging from one to four years, in these municipalities during the period 1929-1940, when teacher salaries were a great deal lower than today's salaries.

The vote in committee was unanimous.

Resolution adopted.

HB 216, prohibiting the use of buckshot in the taking of deer in the state. Ought to pass with amendment. Rep. Scott for Fish and Game.

To take care of local problems.

AMENDMENT

Amend the title of said bill by striking out same and inserting in place thereof the following:

AN ACT

prohibiting the use of buckshot in the taking of deer in the towns of Greenland, Newington, Stratham and the city of Portsmouth.

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Prohibiting the Use of Buckshot. Amend RSA 208:3-a (supp), as inserted by 1973, 31:2, by striking out said section and inserting in place thereof the following:

208:3-a Buckshot Prohibited. Wild deer shall not be taken in the towns of Chester, Greenland, Newington and Stratham and the city of Portsmouth by use of any firearm, other than a shotgun loaded with a single ball, or bow and arrow.

Amendment adopted.
Ordered to third reading.

HB 273, relative to distinctive colors displayed on boats while taking lobsters and crabs. Ought to pass with amendment. Rep. Scott for Fish and Game.

For permanent identification.

AMENDMENT

Amend RSA 211:33 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

211:33 Distinctive Colors. Each applicant for a lobster and crab license shall state the color scheme or other special markings of the buoys desired to be used by him. These colors, if approved by the director, shall be set forth in his license, and all buoys used by the licensee shall be marked accordingly. Also, each lobster boat must have painted said colors on port and starboard bow in a section not less than one foot square, or a freshly painted buoy set at the highest point on the boat excluding the mast and visible for three hundred sixty degrees. Such buoy or colors must be permanently attached at all times that lobster gear fished under that license is in the water.

Amendment adopted.
Ordered to third reading.

HB 203, increasing the maximum rate of monthly payments for foster care of patients placed by the bureau of family care. Ought to pass with amendment. Rep. Nighswander for Health and Welfare.

The bill as amended provides that the Division of Mental Health shall establish rates for adult foster home care as part of the regular budget of the department. This will eliminate the necessity of special bills for funding the program at each session of the Legislature.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

permitting the division of mental health to establish the rates of monthly payments for foster care of patients placed by the bureau of family care.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Rates for Family Care Homes. Amend RSA 126-A:41 (supp), as inserted by 1967, 430:1, as amended, by striking out said section and inserting in place thereof the following:

126-A:41 Rates for Family Care Homes. The division of mental health shall establish rates sufficient to provide a reasonable subsistence compatible with decency and health for the payment of room, board and laundry expenses incurred by patients in placement under this program. Payments shall be made directly to the family care "parents" for each patient. Payments hereunder shall be made monthly through the office of the director, division of mental health, from funds appropriated for this purpose.

Amendment adopted.
Ordered to third reading.

HB 156, to establish a state liquor store in Lisbon and making an appropriation therefor. Ought to pass. Rep. George Lemire for Liquor Laws.

The committee was unanimously in favor. The Liquor Commission agrees.

Rep. Sanborn moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass.

Reps. Lawton and Chandler spoke against the motion.

Motion Jost.

Referred to Appropriations.

HB 242, relative to the tenure of office of town officers appointed to fill the vacancy of an elected officer. Ought to pass. Rep. Drewniak for Municipal and County Government.

Establishes definite guidelines for appointing vacancies of elected town officers. Ordered to third reading.

HB 360, requiring that municipal planning boards consider housing needs of the community when adopting regulations relative to subdivision of land. Inexpedient to legislate. Rep. Timothy O'Connor for Municipal and County Government.

This is already covered under present law.

Resolution adopted.

HB 250, relative to the New Hampshire turnpike system. Ought to pass. Rep. Alice Davis for Public Works.

This bill updates the turnpike system authorities which were enacted in 1971 and provides for the needed reapportionment of funds within the existing authority. It will provide for completion of new interchanges on the Central New Hampshire Turnpike, completion of improvements on the Blue Star Memorial Highway, and a new interchange at Dover-Somersworth.

The bill is appropriate at this time to stimulate the sagging economy in New Hampshire and provides employment for several hundred workers. Unanimous vote of committee.

Referred to appropriations.

HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike. Ought to pass. Rep. Fortier for Public Works. Permits the Commissioner of Public Works and Highways to make expenditures for engineering work and acquiring rights of way for an extension of the Spaulding Turnpike, but only after such expenditures have been discussed at a public hearing and have subsequently been approved by the governor and council. Referred to appropriations.

SB 44, making appropriations for the emergency repair of the steam system located in the state house annex. Ought to pass, Rep. Ellis for Public Works.

This is emergency legislation due to existing dangerous condition in Annex.

Referred to appropriations.

Rep. Eugene Daniell moved that HB 92, providing for alternate members for planning boards, be taken from the table.

Adopted.

Rep. Daniell moved that the committee report of ought to pass as amended be adopted.

Ordered to third reading.

SENATE MESSAGE CONCURRENCE WITH SENATE AMENDMENT

HB 43, relative to the student trustee in the state university (Amendment printed in SJ March 5)

The Speaker called for a quorum count.

288 members having answered, a quorum was declared present.

The clerk read the Senate message and the amendment to HB 43.

Rep. Lockhart moved that the House concur with the Senate amendment and spoke to his motion.

Reps. William Boucher, Spirou, Gagne, Cecelia Winn and Lessard spoke in favor of the motion.

Rep. George Wiggins moved that HB 43 be laid upon the table.

PARLIAMENTARY INQUIRY

Rep. French inquired of the Speaker what would happen if the House moved to non-concur and request a committee of conference?

The Speaker stated the provisions for committees of conference (how many members from each body, how the chairman is selected, how the committee makes its report) are normally contained in joint rules. However, the General Court as yet has no joint rules.

The Speaker instructed the clerk to read two communications to the chairman of the Senate Rules Committee which had gone unanswered,

The clerk read the communications.

January 23, 1975

Sen. Richard F. Ferdinando State House, Room 117 Concord, New Hampshire

Dear Senator:

As Joint Rules were not adopted until very late Session, it is my hope that we can get together at the very near future in an effort to adopt Joint Rules for the 1975 Session.

Please let me know, at your convenience, when we can get together.

Sincerely, MARSHALL FRENCH, Chairman House Rules Committee

February 14, 1975

Sen. Richard F. Ferdinando State House, Room 117 Concord, New Hampshire

Dear Senator:

As we are now into the 7th week of the session, it is my hope that we can begin meeting to work on Joint Rules as soon as possible.

I would like an acknowledgment of when your committee can meet with the Rules Committee of the House

Your prompt consideration will be greatly appreciated.

Sincerely,

MARSHALL FRENCH, Chairman

Rules Committee

Rep. French further inquired of the Speaker whether he would appoint committees of conference until joint rules have been established.

The Speaker stated, that, to protect the House, no committees of conference will be appointed until joint rules have been established unless otherwise offered by the House,

Question on the Wiggins' motion to table HB 43. Motion lost.

Question on the Lockhart motion to concur with the Senate amendment to HB 43.

Adopted.

UNANIMOUS CONSENT

Reps. McLane, George Wiggins and Eugene Daniell addressed the House by unanimous consent.

Rep. Eugene Daniell moved that the House go on record to urge the Senate to take prompt action to facilitate the adoption of joint rules and to cooperate with the Speaker of the House in working to this end.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills by by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 346, increasing the debt limit for the Londonderry school district.

HB 136, including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction.

HB 290, increasing the penalty for reckless operation of a motor vehicle.

HB 205, to reclassify a certain highway in the town of Danville.

HB 258, providing for the continued revision of the Revised Statutes Annotated.

HB 109, eliminating residence identification on ballots for biennial elections, other elections of national or state officers, and primaries.

HB 255, providing for ten-day, temporary motor vehicle plates for motor vehicles, trailers, semi-trailers or tractors purchased from a dealer outside of New Hampshire. HB 322, prohibiting operation of unauthorized ground vehicles at airports.

HB 216, prohibiting the use of buckshot in the taking of deer in the towns of Greenland, Newington, Stratham and the city of Portsmouth.

HB 273, relative to distinctive colors displayed on boats while taking lobsters and

HB 203, permitting the division of mental health to establish the rates of monthly payments for foster care of patients placed by the bureau of family care.

HB 242, relative to the tenure of office of town officers appointed to fill the vacancy of an elected officer.

HB 92, providing for alternate members for planning boards.

344 members were recorded as present.

The Speaker announced that Thursday, March 13, would be a consent calendar day.

On motion of Rep. French the House adjourned at 1:55 o'clock.

Tuesday, 11Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Father God, whether by choice or not, at this time of the year we will hear and read Your Words to mankind, such as—"Forgive them, for they know not what they

do." (Luke 23:34—RSV) Save us from moral blindness, open our eyes to the truth of right and wrong, to act with courage in the face of danger, political or otherwise. To love is to risk. Let us love You and Your precepts, with a willingness to risk ourselves to truly serve You and Your creations. There is wrong. There is right. Guide us by causing us to slow down and even stop on occasion, letting our souls catch up with our feet, and discern Your Will for our lives, state and people. Amen!

Rep. Andre J. Simard led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

Mike Leighton, student of Great Bay School, guest of Rep. Splaine; Miss Martha Fagan, sister of Rep. Cotton; Jack Cotton, husband of Rep. Cotton; Bruce Wilson and Mike Boutin, guests of Rep. Collins.

The Speaker introduced ex-Governor James Carter of Georgia, who addressed the house briefly.

LEAVES OF ABSENCE

Reps. Brouillard, Milton Cate, Patenaude and Shapiro, the week, important business.

Reps. Pray, Bernard, Whipple, Donnelly and Castaldo, the day, important business.

Reps. Langille and Emile Boisvert, indefinite, illness.

Reps. Ryan, Holland, P. Robert Thibeault and Day, the day, illness.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 552 through 573 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 552, providing for the stipulation that all local pertinent requirements are met before submission of subdivision or individual lot plans to the water supply and pollution control commission. (Hoar of Rockingham Dist. 8—To Municipal and County Government)

HB 553, removing the citizenship requirement from an application for a license to manufacture or sell liquor or beverages. (Spirou of Hillsborough Dist. 27—To Liquor Laws)

HB 554, relative to mechanics' liens. (Clark of Strafford Dist. 4—To Judiciary)

HB 555, relative to the advertising of liquor and beverages. (McDonough of Hillsborough Dist. 29—To Liquor Laws)

HB 556, extending the liability of towns for damage to livestock caused by dogs to include any member of the canidae family, excepting the red and grey fox. (Judd of Coos Dist. 1; Huggins of Coos Dist. 1—To Fish and Game)

HB 557, to require that personnel files of state employees and employees of political subdivisions by purged every two years of any reprimands or records of minor infractions. (McDonough of Hillsborough Dist. 29—To Executive Departments and Administration)

HB 558, removing the requirement of a second public hearing on amendments to zoning ordinances and building codes. (Corser of Hillsborough Dist. 2—To Municipal and County Government)

HB 559, prohibiting donation of blood for payment, solicitation of paid blood donors, and sale of commercial blood. (Spaulding of Sullivan Dist. 4—To Health and Welfare)

HB 560, relative to disqualification for unemployment compensation benefits. (Hildreth of Belknap Dist. 7—To Labor, Human Resources and Rehabilitation)

HB 561, relative to permissible investments for savings banks. (Hanson of Merrimack Dist. 5—To Banks and Insurance)

HB 562, relative to procedures for consolidation of banks. (Hanson of Merrimack Dist. 5—To Banks and Insurance)

HB 563, naming the 10th Mountain Division Memorial Highway. (LaMott of Grafton Dist. 6—To Public Works)

HB 564, providing that all restaurants have a device to use in removing food stuck in a person's throat. (Shapiro of Merrimack Dist. 20—To Health and Welfare)

HB 565, relative to accident and health insurance policies. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 566, to extend the time limit for eliminating burning dumps for certain towns. (Dickinson of Carroll Dist. 2; Oleson of Coos Dist. 5; Hanson of Merrimack Dist. 5; Poulsen of Dist. 2—To Environment and Agriculture)

HB 567, relative to the open season in Coos county on hares and rabbits. (Richardson of Coos Dist, 4—To Fish and Game)

HB 568, extending the hunting season for partridge. (Gordon of Merrimack Dist. 7—To Fish and Game)

HB 569, requiring the secretary of state to appoint a representative from each of the two major political parties as election recount assistants. (Hildreth of Belknap Dist. 7—To Statutory Revision)

HB 570, providing for reimbursement of expenses for local officials attending educational programs offered by certain statewide municipal organizations. (Wiggins of Sullivan Dist. 8—To Municipal and County Government)

HB 571, revising laws regulating the practice of architecture. (Spirou of Hillsborough Dist. 27; Sen. Bradley of Dist. 5—To Executive Departments and Administration)

HB 572, providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission. (Claffin of Carroll Dist. 4; Spalding of Hillsborough Dist. 10; Orcutt of Hillsborough Dist. 8—To Environment and Agriculture)

HB 573, relative to the taking of deer. (Boisvert of Hillsborough Dist. 22—To Fish and Game)

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 47, relative to installing snow-making equipment at Mount Sunapee state park (Public Works).

SB 79, relative to limited openings of smelt brooks (Fish and Game).

SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits. (Labor, Human Resources and Rehabilitation).

SB 58, authorizing the repayment of interest and dividends tax paid in error by Isadore and Lucille Zimmerman for the tax year of 1970 (Claims, Military and Veterans Affairs).

SB 24, establishing a commission on children and youth; and making an appropriation therefor (Executive Departments and Administration).

SB 71, authorizing a fourth state song (Committee of the Whole).

SB 81, relative to hunting license requirements for minors for purposes of hunter safety. (Fish and Game).

SB 77, relative to the issuance of wildlife emblems. (Fish and Game).

SB 36, relative to the preparation and publication of a list of certain real estate tax assessments. (Municipal and County Government).

SB 45, providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the residence. (Municipal and County Government).

SENATE MESSAGE

CONCURRENCE

 $\ensuremath{\mathsf{HB}}$ 131, relative to removing the state prohibition on open season for wood ducks.

HB 121, increasing the fee for registration of deer and bear kills and changing the reporting time limit for a bear kill.

HB 90, relative to requiring federal duck stamps for hunting waterfowl.

HB 114, increasing the fee recovered by a purchaser at a tax sale.

CACR 3, relating to Granting of Pensions by the Legislature. Providing that the requirements that pensions be granted for not longer than one year at a time be repealed.

ENROLLED BILLS REPORTS

HB 11, relative to land surveyor certifications on recorded condominium plans.

HB 43, relative to the student trustee in the state university system.

HB 87, establishing the towns of Londonderry and Windham as separate districts for representation in the general court.

HB 90, relative to requiring federal duck stamps for hunting waterfowl.

HB 121, increasing the fee for registration of deer and bear kills and changing the reporting time limit for a bear kill.

 $\ensuremath{\mathsf{HB}}$ 131, relative to removing the state prohibition on open season for wood ducks.

HB 137, requiring the dating of retail containers of cream.

 $\ensuremath{\mathsf{HB}}$ 155, repealing the statutes relative to sterilization of certain institutional inmates.

HB 114, increasing the fee recovered by a purchaser at a tax sale.

CACR 3, Relating to: Granting of Pensions by the Legislature. Providing That: The requirements that Pensions be Granted for not longer than One Year at a Time be Repealed.

SUSPENSION OF RULES

Rep. Stimmell moved that the rules of the House be so far suspended as to permit HB 573, relative to the taking of deer, to be heard by the committee on Fish and Game Wednesday night at the same time as all other deer season bills.

Adopted by the necessary two-thirds.

VACATE

Rep. Roma Spaulding moved that the House vacate the reference of HB 404, providing counsel for indigent parents in child neglect or abuse proceedings and proceedings to terminate parental rights and making an appropriation therefor, to the committee on Health and Welfare and re-refer said bill to the committee on Judiciary.

SIX-DAY EXTENSIONS GRANTED

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor. (Public Works)

SB 27, requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within fifteen days after the vacancy occurs. (Legislative Administration)

HB 219, to prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. (Environment and Agriculture)

HB 220, to prohibit the sale of malt beverages in nonreturnable metal, plastic or glass containers. (Environment and Agriculture)

HB 163, relative to the liability of school districts for educational expenses of residents at the youth development center. (Education)

COMMITTEE REPORTS

HB 264, relative to the practice of professional engineering by registered professional engineers. Inexpedient to legislate. Rep. Duprey for Executive Departments and Administration.

No real need for the bill was established, even after rehearing. The present law does not prevent civil engineers from

doing general surveying.

Resolution adopted.

HB 335, relative to education and training in the field of property tax administration and making an appropriation therefor. Ought to pass. Rep. McLane for Executive Departments and Administration.

This bill would greatly help the Department of Revenue Administration in the administration of the property tax law and help assure uniformity of assessment practices especially now that the department has been forced to curtail services to approximately forty towns.

Referred to Appropriations.

HB 365, directing a study relative to separating the social security off-set provision from the New Hampshire Retirement System. Ought to pass with amendment. Rep. Cushman for Executive Departments and Administration.

This study is necessary before action can be taken to make improvements in the retirement system. The amendment set up a legislative committee to work with the Board of Trustees of the Retirement System.

AMENDMENT

Amend section ${\bf 1}$ of the bill by striking out same and inserting in place thereof the following:

1 Legislative Committee and Trustees of New Hampshire Retirement System to Conduct Study. The board of trustees of the New Hampshire retirement system in conjunction with a legislative study committee consisting of five members of the house of representatives from the following committees, three members from the committee on executive departments and administration and two members from the committee on labor, human resources and rehabilitation, said members to be appointed by the speaker of the house, shall conduct a study and make recommendations relative to the cost of separating social security benefits from the retirement system. The trustees shall select the actuarial firm pursuant to RSA 100-A:14, IX to participate in this study and such firm shall submit its findings and recommendations to the joint committee on or before October 1, 1976. The cost of actuarial services required shall be a charge upon the funds of the New Hampshire retirement system in accordance with RSA 100-A:15, I. The legislative members of this joint committee shall be entitled to legislative mileage in performance of their duties connected with committee functions. The joint committee shall report its findings and recommendations along with any proposed legislative drafts, to the speaker of the house of representatives on or before December 15, 1976.

Amendment adopted.
Ordered to third reading.

 \mbox{HB} 65, relative to the land sales full disclosure act. Ought to pass with amendment. Rep. Shapiro for Judiciary.

Amendments will assist Attorney General's Office in enforcing law and will strengthen rights of people purchasing land.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Repeal. RSA 356-A:3, I (b) (supp), as inserted by 1970, 55:1, exempting offerings of fifty lots or less from application of the chapter is hereby repealed.
- 2 Citation Clarified, Amend RSA 356-A:3, II (d) (supp), as inserted by 1970, 55:1, by striking out said subparagraph and inserting in place thereof the following: (d) A subdivision for which the agency has accepted a registration under
- RSA 356-A:10, V;
- 3 Limited Offerings. Amend RSA 356-A:3, III (supp), as inserted by 1970, 55:1, as amended, by inserting in line ten after the word "state" the words (Without limiting the foregoing, it is the express direction and intent of the legislature that the agency grant such an exemption to any builder who the agency determines, pursuant to rules and regulations promulgated under RSA 356-A:10, I, is primarily engaged in the construction on a limited basis of detached, single family residences for year-round occupancy. The term "limited basis" as used herein means that the builder has at the time of application the plans and ability, taking together all the developments in which he has interest, to encourage the purchase of a total of no more than one hundred detached, single family residences.) so that said paragraph as amended shall read as follows:
- III. The agency may from time to time, pursuant to rules and regulations issued by it, exempt from any of the provisions of this chapter any subdivision or any lots in a subdivision, if it finds that the enforcement of all of the provisions of this chapter with respect to such subdivision or lots, parcels, units or interests is not necessary in the public interest and for the protection of purchasers by reason of the small amount involved or the limited character of the offering, or because such property in the discretion of the agency is otherwise adequately regulated by federal, state, county, municipal, or town statutes or ordinances or because such property has

been registered and approved pursuant to the laws of any other state. Without limiting the foregoing, it is the express direction and intent of the legislature that the agency grant such an exemption to any builder who the agency determines, pursuant to rules and regulations promulgated under RSA 356-A:10, I, is primarily engaged in the construction on a limited basis of detached, single family residences for year-round occupancy. The term "limited basis" as used herein means that the builder has at the time of application the plans and ability, taking together all the developments in which he has an interest, to encourage the purchase of a total of no more than one hundred detached, single family residences.

4 Notice of Granted Exemption. Amend RSA 356-A:3 (supp), as inserted by 1970, 55:1, as amended, by inserting after paragraph III the following new paragraph:

III-a. If an exemption is granted for any subdivision or any lots in a subdivision under RSA 356-A:3, III, any subsequent purchaser of the subdivision or lots shall be given a written notice prior to passage of title indicating that the exemption has been granted.

5 Exemption Clarified. Amend RSA 356-A;3, IV (supp), as inserted by 1970, 55:1, by striking out said paragraph and inserting in place thereof the following:

IV. Any subdivision which has been registered under the Federal Interstate Land Sales Full Disclosure Act shall be exempt from RSA 356-A:5, I(b), (c), (d), (e), (i), (j), (k), (l), (m), (n), (o), (p), (q), (r), (s), (t), (u), and (v), and RSA356-A:6, I, upon filling with the agency a copy of an effective statement of record filed with the secretary of housing and urban development together with a filing fee of one hundred dollars, and recording a notice of registration with the register of deeds of each county in which said land is situated.

6 Expenses Assessed. Amend RSA 356-A:11, as inserted by 1970, 55:1, by inserting after paragraph III the following new paragraph:

IV. The agency may for good cause order any subdivider or party to hearings under this chapter to reimburse the state for expenses incurred in carrying out the hearings authorized by RSA 356-A:11, I, RSA 356-A:12 and RSA 356-A:13 and may in the furtherance of this authority apportion such expenses among the subdivider and any or all parties to such hearings.

7 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 171, defining specific acts as cruelty to animals. Ought to pass with amendment. Rep. Lucas for Judiciary.

Improves the definitions and enforcement sections of statute on cruelty to animals.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Cruelty to Animals. Amend RSA 644:8 (supp) as inserted by 1971, 518:1 by striking out said section and inserting in place thereof the following:

644:8 Cruelty to Animals.

- I. In this section, "cruelty" shall include, but not be limited to, acts or omissions injurious or detrimental to the health, safety or welfare of any animal, including the abandoning of any animal without proper provision for its care, sustenance, protection and shelter.
- II. In this section, "animal" means a domestic animal, a household pet or wild animal in captivity.
 - III. A person is guilty of a misdemeanor if he:
- (a) Without lawful authority, knowingly or negligently deprives, causes to be deprived or suffers to be deprived any animal in his possession or custody of necessary care, sustenance, and shelter;
- (b) Beats, cruelly whips, tortures, mutilates, kills in a manner other than prescribed by law or in any other manner mistreats causes to be mistreated or suffers the mistreatment of any animal;
- (c) Overdrives, overworks, drives when overloaded, or otherwise abuses or misuses any animal intended for and used for labor;

- (d) Knowingly or negligently buys, sells, or exchanges any animal knowing or intending that such animal be used for labor when such animal is unfit for labor because of age, illness or physical disability or other related cause;
- (e) Knowingly or negligently transports any animal in his possession or custody in a manner injurious or potentially injurious to the health, safety or physical well-being of such animal;
- (f) Abandons any animal by causing such animal to be left without supervision and adequate provision for its care, sustenance and shelter: or
- (g) Otherwise knowingly or negligently permits or causes any animal in his possession or custody to be subjected to cruelty, inhumane treatment or unnecessary suffering of any kind.

Amendment adopted.
Ordered to third reading.

HB 267, relative to the reporting of collateral resources, making false statements, misrepresentation or concealment in connection with food stamps and providing penalties therefor. Ought to pass with amendment. Rep. Morrissette for Judiciary.

Creates a state action for prosecution of frauds under the Food Stamp Program.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

 $1\,$ New Chapter. Amend RSA by inserting after chapter 161 the following new chapter:

CHAPTER 161-A

Food Stamp Program

- 161-A:1 Fraudulent Acts; Penalty. Any person shall be guilty of a misdemeanor who:
- I. By means of an intentionally false statement or intentional misrepresentation or by impersonation or other willfully fraudulent act or device obtains or attempts to obtain any assistance or redeem food stamps under RSA 161:2, XIII, to which he is not entitled; or
- II. Willfully and knowingly aids or abets any person, by means of an intentionally false statement or intentional misrepresentation or by impersonation or other willfully fraudulent act, to obtain or attempt to obtain any assistance or redeem food stamps under RSA 161:2, XIII, to which he is not entitled; or
- III. Intentionally fails to disclose the receipt of property, wages, income or resources or any change in circumstances that would affect his eligibility for assistance under RSA 161:2, XIII, for the purpose of obtaining such assistance to which he is not entitled.
- 161-A:2 Recovery by State. Upon determination that a person has fraudulently obtained food stamp coupons, the value of the free coupons issued to such person as a result of such fraud may be recovered in an action brought by the state against such household. Any funds collected as a result of such actions shall be remitted to the proper federal officials as required under applicable federal laws or regulations. Demand and payment of such amounts shall not relieve or discharge such person of any liability, either civil or criminal, for such additional amounts or penalties as may be prescribed under any other applicable provisions of law.
- 2 Defrauding the Division of Welfare. Amend RSA 167:17-b, III (supp) as inserted by 1973, 364:2, by striking out said paragraph and inserting in place thereof the following:
- III. Any person who, with intent to defraud, sells or furnishes merchandise or services to a person receiving assistance pursuant to RSA 167 and bills the division of welfare for merchandise not sold or different from that received, or for services rendered which have not been performed, or commits any other fraudulent practice; or

IV. Any person who intentionally fails to disclose the receipt of property, wages, income or resources or any change in circumstances that would affect his eligibility for assistance for the purpose of receiving assistance under RSA 167 to which he is not entitled shall be guilty of a misdemeanor. When a person receiving assistance is convicted of an offense under this section, the welfare director shall discontinue his assistance if such action has not already been taken.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 388, providing that the mandatory minimum imprisonment for a habitual offender found guilty of operating a motor vehicle may be reduced to no less than three months if the court finds extenuating circumstances. Inexpedient to legislate, Rep. Record for Judiciary.

Present law seems to be working well. Amendment would tend to weaken the enforcement.

Resolution adopted.

HB 88, making local zoning ordinances and restrictions applicable to the state and its political subdivisions. Inexpedient to legislate. Rep. Pepitone for Municipal and County Government.

This would be too restrictive to state, counties and towns and could create a hardship.

Rep. Leonard Smith moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Underwood spoke in favor of the motion.

Reps. Hanson and French spoke against the motion.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Cushman requested a roll call and subsequently withdrew her request.

Rep. Greene requested a division.

 $139\,$ members having voted in the affirmative and $170\,$ in the negative, the motion lost.

Resolution adopted.

HB 159, permitting county conventions to appropriate money for any project determined to be in the public interest. Refer to the Committee on Municipal and County Government for interim study. Rep. Gage for Municipal and County Government.

This bill is too broad in nature and needs further study.

Adopted.

HB 194, relative to the establishment and support of social service programs by municipalities. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Government.

Committee feels this bill needs further study because of the impact on municipalities.

Adopted.

HB 243, permitting the election of school district auditors for staggered terms. Ought to pass. Rep. Arnold B. Perkins for Municipal and County Government.

This bill is necessary to eliminate the possibility of two auditors leaving office at the same time.

Ordered to third reading.

HB 260, relative to bonding requirements for certain town officials. Ought to pass. Rep. Mann for Municipal and County Government.

This bill covers additional town officers.

Ordered to third reading.

HB 262, relative to approval of bonds for certain county officers by the department of revenue administration. Ought to pass. Rep. Christensen for Municipal and County Government.

This bill requires that bonds of county officers be approved by the Department of Revenue Administration.

Ordered to third reading.

HB 266, relative to eliminating district residency requirements for school district auditors. Inexpedient to legislate. Rep. Gaskill for Municipal and County Government.

Committee feels that there should be adequate people in school districts to serve in this position and any further assistance could be hired.

Resolution adopted.

HB 361, providing for an annual motor vehicle inspection for antique motor cars. Ought to pass with amendment. Rep. Ryan for Transportation.

This bill allows antique cars to be inspected once a year instead of twice and changes the inspection date to April.

AMENDMENT

Amend RSA 260:14, II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

II. All motor vehicles, trailers and semi-trailers registered under this chapter shall be inspected every six months with the first such inspection being required during the month in which the birth date of the owner is observed, if the owner is a private individual, except that antique motor cars shall be inspected once a year during the month of April.

Amendment adopted.

At the request of Rep. French, Rep. James Murray explained the committee report.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Belair moved that the rules of the House be so far suspended as to permit a committee report on HB 506, making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvement and operational projects, to be taken up at the present time and spoke to his motion.

Reps. French and Drake spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE REPORT

HB 506, making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvements and operational projects. Ought to pass. Rep. Ellis for Public Works.

At the request of Rep. Roderick Allen, Rep. Belair explained the bill.

Rep. Forsaith Daniels spoke in favor of the motion.

Ordered to third reading.

SUSPENSION OF RULES

Rep. Forsaith Daniels moved that the rules of the House be so far suspended as to place HB 506 on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 506, making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvement and operational projects.

RECONSIDERATION

Rep. French moved reconsideration on HB 506. Reconsideration lost.

COMMITTEE REPORTS CONTINUED

HB 253, providing a maximum finance charge on noncommercial gasoline credit card accounts. Majority: Inexpedient to legislate; Rep. Dwyer for Banks and Insurance. Minority: Ought to pass with amendment; Reps. Shirley M. Clark, Nims, Gravelle and Baker.

The Majority feels that fifty per cent reduction not justified.

Could penalize persons who pay their bills on time.

Minority: Feels that in any bill benefiting the consumer that the burden of proof should be on the industry or business that their interest rates are justified. No factual justification for an 18% annual interest rate was presented.

Rep. French moved that debate be limited to thirty minutes equally divided.

Adopted.

Rep. Nims moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Rep. Burns spoke against the motion.

(Rep. French in the Chair)

Reps. Gravelle, Baker and Shirley Clark spoke in favor of the motion.

Reps. A. C. Jones, Lamy, Richard Bradley and Russell Chase spoke against the motion.

(Speaker in the Chair)

Rep. James Murray spoke in favor of the motion.

Rep. MacDonald moved the previous question.

Sufficiently seconded.

Adopted.

Rep. MacDonald requested a roll call.

Sufficiently seconded.

YEAS 203 NAYS 117 YEAS 203

BELKNAP COUNTY

Beard, Bowler, Goyette, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Nighswander, Kenneth Randall, Sabbow and Young.
CARROLL COUNTY

Roderick Allen, Claflin, Conley, Dickinson, Duprey, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Cournoyer, Fillback, Hanna, Cleon Heald, Johnson, Knight, Ladd, Marshala, Nims, Proctor, Russell and Turner. COOS COUNTY

Cooney, Fortier, Horton, Huggins, Hunt, Victor Kidder, George Lemire, Oleson, Poulin, Valliere and York.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, Mann, Melnick, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY
Arnold, Baker, Barrett, Bednar, Belanger, Bishop, Wilfred Boisvert, Boyd, Bragdon, Burke, Carswell, Cobleigh, Joseph Cote, Kendall Cote, Margaret Cote, Edward J. Crotty, Cullity, Douzanis, Joseph Eaton, Gabrielle Gagnon, Gramling, Granger, Gravelle, Daniel Healy, LaPlante, Lynch, MacDonald, Martel, Martin, McGlynn, McLaughlin, Morgan, Morgrage, Fred Murray, O'Neil, Orcutt, Paradis, Arnold Perkins, Polak, Reardon, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, Wheeler, Cecelia Winn and John Winn.

MERRIMACK COUNTY

Chris Andersen, Ayles, Raymond Chase, David Currier, Eugene Daniell, Estee, Gamache, George Gordon, Haller, Hess, Kenison, LaBonte, McNichol, Plourde, Ralph, Riley, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Belair, Bisbee, Blanchette, William Boucher, Briggs, Collishaw, Cotton, Cressy, - Danforth, Grace DeCesare, Erler, Gage, Ganley, Gaskill, Goff, Gorman, Greene, Hobbs, Kashulines, Krasker, MacGregor, Niebling, O'Connell, Page, Parolise, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Schwaner, Senter, Splaine, Stimmell, Tavitian, George Thibeault and Twardus.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Shirley Clark, Walter Desmarais, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kincaid, Maloomian, McManus, Rod O'Connor, Osgood, Parnagian, Rowell, Ruel, Tibbetts, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Brodeur, Frizzell, LeBrun, Lucas, Olden, Rousseau and Scott.

NAYS 117

BELKNAP COUNTY

Ambrose and Hildreth.

CARROLL COUNTY

Russell Chase and Howard.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Anne Gordon, Milbank and Wells.

COOS COUNTY

Burns, Judd, Mabel Richardson and Wiswell,

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan, Pepitone, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Ainley, Carter, Coburn, Corey, Corser, Philip Currier, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Favreau, Fleisher, Gardner, Gauthier, Gelinas, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lefebvre, Levasseur, Lyons, Milne, Timothy O'Connor, Russell Perkins, Peters, Van Loan, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Bartlett, John Cate, Chandler, Christensen, Alice Davis, Hager, Hanson, James Humphrey, H. Gwendolyn Jones, William Kidder, Millard, Packard, Rich, Shepard, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Campbell, Collins, Thomas Connors, Charles Cummings, Cunningham, Roy Davis, Donald DeCesare, Eastman, Ellis, Flanagan, Goodrich, Hoar, King, Maynard, McEachern, Constance Simard, Southwick, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Horrigan, Joncas, Kimball, Lessard, Parshley, Preston, Robillard, Sackett and Winkley.

SULLIVAN COUNTY

Barrus, Burrows, Desnoyer, Roma Spaulding, George Wiggins and Williamson. and the motion passed.

Rep. Barbara Thompson wished to be recorded in favor of the minority report.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing a maximum finance charge on gasoline credit card accounts.

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Maximum Finance Charge on Oil Company Credit Cards. Amend RSA 399-B by inserting after section 2 the following new section:

399-B:2-a Maximum Finance Charge on Gasoline Credit Cards. The maximum finance charge which may be levied in connection with the extension of credit to any person for the purchase of gasoline and related products and services by the use of a credit card issued by a manufacturer or distributor of gasoline and related products is three-quarters of one per cent per month on the unpaid balance.

Adopted.

Ordered to third reading.

CALL OF THE HOUSE

320 answered a call of the House.

CACR 8, relating to adoption of constitutional amendments by three-fifths of voters. Providing that proposed constitutional amendments may be approved by three-fifths of the voters present and voting on the subject. Majority: Inexpedient to legislate; Rep. Joncas for Constitutional Revision. Minority: Ought to pass. (Reps. Melnick and Taylor)

The majority of the committee felt that this would make it too easy to pass constitutional amendments.

Minority: The record shows that lowering the requirement would help remove anachronisms and streamline state government. It would not allow the ratification of fads or ill-conceived proposals.

Rep. French moved that debate be limited to fifteen minutes total time including questions, time to be deducted from the party yielding.

Reps. Spirou, Williamson and Melnick spoke against the motion as it pertains to

Rep. Spirou moved to amend the French motion to delete the provision that the side that yields to questions would have that time deducted from their time.

Amendment adopted.

Motion adopted.

Rep. Melnick moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Reps. Buckman, Joseph Eaton and James Humphrey spoke against the motion.

Reps. Hess and Taylor spoke in favor of the motion.

Rep. Casassa moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Melnick requested a division.

103 members having voted in the affirmative and 231 in the negative, the motion lost

Rep. Lawton moved that CACR 8 be indefinitely postponed.

Adopted.

Rep. Sherman wished to be recorded in favor of the majority report on CACR 8.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Thursday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 253, providing a maximum finance charge on gasoline credit card accounts.

HB 365, directing a study relative to separating the social security off-set provision from the New Hampshire Retirement System.

HB 65, relative to the land sales full disclosure act.

HB 171, defining specific acts as cruelty to animals.

HB 267, relative to the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor.

HB 243, permitting the election of school district auditors for staggered terms.

HB 260, relative to bonding requirements for certain town officials.

HB 262, relative to approval of bonds for certain county officers by the department of revenue administration.

 $\ensuremath{\mathsf{HB}}$ 361, providing for an annual motor vehicle inspection for antique motor cars.

VETO MESSAGE ON HB 43

Edward C. Kelley, Deputy Secretary of State, appeared before the House to deliver a veto message from the Governor on HB 43.

The clerk read the message.

To The Honorable Members of the General Court

It is with deep regret that I return to the House of origin HB 43, an act relative to the student trustee in the State University System with my veto thereof.

I had sincerely hoped that I could agree with all bills that might come to my desk for action in this session.

HB 43 raises an important question with respect to the functions of our three branches of government; namely, the appointive power of the Executive branch.

This bill for the first time in our history would make it possible for a trustee to be selected by the vote of the student body. One-third or more of the students on the three campuses of the University System are from out-of-state and many of them are non-residents who are not voters in our state.

I believe it would be unfortunate to elect a trustee who might well be a non-resident but who could vote on matters affecting higher education and the taxes of New Hampshire without any accountability to our citizens.

I would also suggest that this bill would make it possible for a small percentage of students to elect a trustee who like a former student could give aid and comfort to an enemy of the nation in defiance of the best patriotic tradition of our State.

I sincerely feel that the power to appoint a student trustee should remain with the Governor and Council.

We do believe in rotating the appointments from one campus to another and would continue to make student trustee appointments on that basis in the future if you choose to leave the appointive power in the Executive branch which is, as you know, made up entirely of elected officials who are accountable to the voters for their actions.

I respectively hope that you will vote to sustain the veto of HB 43.

Meldrim Thomson, Jr.

The Speaker stated the parliamentary situation was: Shall HB 43 pass, not withstanding the veto by the Governor.

Reps. Hager, Cecelia Winn, William Boucher, Margaret Cote, Sara Townsend and Spirou spoke in favor.

Reps. Read and George Wiggins spoke against.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 233 NAYS 107 YEAS 233

BELKNAP COUNTY

Ambrose, Beard, Bowler, Goyette, Hildreth, Lawton, Mansfield, Nighswander and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson and Duprey.

CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Gagne, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell and Wells.
COOS COUNTY

Cooney, Craggy, Drake, Fortier, Horton, Hunt, George Lemire, Oleson, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, LaMott, Logan, Mann, Melnick, Symons, Taylor, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Arnold, Baker, Bednar, Belanger, Belcourt, Bishop, Wilfrid Boisvert, Boyd, Carter, Corey, Corser, Margaret Cote, Edward J. Crotty, Cullity, Philip Currier, Forsaith Daniels, Douzanis, Drewniak, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, George Healy, Edmund Keefe, LaChance, Lamy, Louis P. LaPlante, Lynch, Lyons, Martel, Martin, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Reardon, Record, Reidy, Sing, Leonard Smith, Spirou, Theriault, Vachon, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff and Ziakas.

Bartlett, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, Hess,

H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Millard, Packard, Plourde, Ralph, Rich, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Blanchette, William Boucher, Briggs, Casassa, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Donald DeCesare, Grace DeCesare, Eastman, Flanagan, Gage, Ganley, Gaskill, Gillis, Goodrich, Greene, Hoar, Hobbs, Kashulines, King, Krasker, Maynard, Niebling, O'Connell, Page, Parolise, Reese, Richards, Sanborn, Constance Simard, Southwick, Splaine, Stimmell, Tavitian, Twardus and Wolfsen.

Shirley Clark, Walter Desmarais, Dumais, Charles Grassie, Habel, Horrigan, Joos, Kimball, Kincaid, Lessard, Maloomian, Rod O'Connor, Osgood, Parshley, Robillard, Ruel, Sackett, Barbara Thompson, Torrey, Winkley and Woods.

SULLIVAN COUNTY

D'Amanate, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Olden, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

NAYS 107

BELKNAP COUNTY

French, Barbara Kidder, Leary, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Francis Callahan, Johnson and Turner.

COOS COUNTY

Burns, Huggins, Victor Kidder, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, A. C. Jones and Pepitone.
HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Ainley, Barrett, Bragdon, Burke, Carswell, Cobleigh, Coburn, Joseph Cote, Kendall Cote, William Desmarais, Dwyer, Clyde Eaton, Favreau, Philip Heald, Daniel Healy, Howard Humphrey, Karnis, Lawrence, Lefebvre, Levasseur, McDonough, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Henry Richardson, Seamans, Andre Simard, Sullivan, Sweeney and Harold Thomson. MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, John Cate, Chandler, James Humphrey, Riley, Shepard and Tarr.

ROCKINGHAM COUNTY

Bisbee, Campbell, Dame, Danforth, Roy Davis, Ellis, Erler, Goff, Gorman, MacGregor, McEachern, Peterson, Anthony Randall, Read, Schwaner, Senter, George Thibeault, Webster and Wilson.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Dunlap, Hebert, Joncas, Parnagian, Preston, Rowell, Tibbetts and Tripp.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Scott and George Wiggins.

having gathered the constitutional requirement of two-thirds to override the governor's veto, the bill passed.

Reps. Solomon and Anthony Stevens wished to be recorded in favor the motion.

UNANIMOUS CONSENT

Rep. Lessard addressed the House by unanimous consent.

340 members were recorded as present.

Thursday, March 13, will be a consent calendar day.

COMMITTEE CHANGES

Rep. Raymond Chase off State Institutions.

Rep. Mary Cotton on State Institutions.

RECESS

SENATE MESSAGE CONCURRENCE

HB 506, making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvement and operational projects.

ENROLLED BILLS REPORT

HB 506, making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvement and operational projects.

Mabel L. Richardson for the committee

On motion of Rep. Forsaith Daniels the House adjourned at 5:28 o'clock.

Thursday, 13Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear Loving Father, hear our prayers. Be sensitive to our gladness and our sadness. Listen Lord, Listen. Can there be any two sadder words than "If Only...?" If only our leaders would do something. If only the plans we made had not gone astray. If only our children would have turned out the way we dreamed. If only we had not wasted our time, talents and treasures. If only we could get the economy moving in the right direction. O God, how near death we are with our "If Onlys". Bring us back to life in the spirit of "We Can"—"We Surely Can"! For You have made us but a little lower than the angels, which is to say, we are great, full of potential for just and right leadership. O God, set us free for great leadership, as our "We Can" spirit reaches out to Yours. In Jesus Name. Amen!

March 15th is the birthday of President and General Andrew Jackson, who commanded the victorious American troops at the Battle of New Orleans in January 1815. Among the troops commanded by Gen. Jackson was the 7th Regiment of Infantry, to be known thereafter as the "Cotton-balers", because they fired upon the advancing British from behind the safety of up-ended cotton bales. Rep. Richardson D. Benton served with the 7th Infantry Regiment in Korea in 1951. Appropriately Col. Benton led the pledge to the flag, in honor of the birthday of President Jackson on March 15th.

LEAVES OF ABSENCE

Reps. Favreau, Cooke, Gagne, McLane, Raymond Chase and Chris Andersen, the day, important business.

Reps. Lynch, Schwaner and Dunlap, the day, illness.

INTRODUCTION OF GUESTS

Mrs. Joan Pichowicz, member of the governor's commission on the status of women, guest of Rep. Flanagan; Miss Jocelyn Mongeau, guest of Rep. Judd.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 574 through 610 shall be by this resolution read a first and second

time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS First, second reading & referral

HB 574, limiting smoking in places of public assembly to designated areas. (Krasker of Rockingham Dist. 22; Hager of Merrimack Dist. 21; Ellis of Rockingham Dist. 16; Gramling of Hillsborough Dist. 16—To Health and Welfare)

HB 575, clarifying the status of inmates of homes and institutions relative to a settlement. (Judd of Coos Dist. I; Huggins of Coos Dist. 1—To Health and Welfare)

HB 576, revising the definition of game birds. (Scott of Sullivan Dist. 6—To Fish and Game)

HB 577, providing for a personnel commission in the city of Manchester. (McDonough of Hillsborough Dist. 29; O'Connor of Hillsborough Dist. 33—To Manchester Delegation)

HB 578, providing for a single police commissioner for the city of Rochester. (Desmarais of Strafford Dist. 14—To Rochester Delegation)

HB 579, relative to the management of funds for school food and nutrition programs. (Spaulding of Sullivan Dist. 4—To Education)

HB 580, relative to the manner of collecting village district taxes. (Bowler of Belknap Dist. 3; Thompson of Merrimack Dist. 10; Randall of Belknap Dist. 3—To Municipal and County Government)

HB 581, relative to handle bar grips on motorcycles. (Cote of Hillsborough Dist. 31—To Transportation)

HB 582, providing for certain exemptions from the interest and dividends tax. (Wiggins of Sullivan Dist. 8—To Ways and Means)

HB 583, providing for permanent non-drivers' picture identification cards for age and residence identification purposes. (Townsend of Sullivan Dist. 1, Lucas of Sullivan Dist. 6—To Transportation)

HB 584, exempting the tax on that portion of the dividend that constitutes a return of capital. (Niebling of Rockingham Dist. 13—To Ways and Means)

HB 585, repealing the provisions of the statutes relative to hawkers and peddlers. (Estee of Merrimack Dist. 13—To Statutory Revision)

HB 586, changing the responsibility for annually listing of dog owners from the assessors to the town or city clerk. (Cunningham of Rockingham Dist. 12—To Municipal and County Government)

HB 587, relative to the appointment of a health officer for a town. (Bednar of Hillsborough Dist. 14; Gage of Rockingham Dist. 5—To Municipal and County Government)

HB 588, continuing the special legislative committee to study and report on the programs and needs of the water supply and pollution control commission. (Claflin of Carroll Dist. 4—To Executive Departments and Administration)

HB 589, relative to limited credits for retailers, vendors and sub-jobbers of tobacco products. (Barka of Rockingham Dist. 4—To Ways and Means)

HB 590, relative to classification of highways, highway aid apportionment and highway regulation. (Boucher of Merrimack Dist. 6; Hess of Merrimack Dist. 6; Riley of Merrimack Dist. 6; Currier of Hillsborough Dist. 15; Gordon of Merrimack Dist. 7; Ingram of Hillsborough Dist. 9; Peters of Hillsborough Dist. 9; Van Loan of Hillsborough Dist. 9—To Public Works)

HB 591, authorizing the board of directors of a credit union to declare interest refunds. (Noble of Merrimack Dist. 21—To Banks and Insurance)

HB 592, permitting the filing of small claims in the court where the plaintiff or defendant resides. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 593, requiring new cars to be sold with mufflers and tailpipes equal in thickness to exhaust pipes. (Cote of Hillsborough Dist. 28—To Transportation)

HB 594, relative to deposit accounts of co-operative banks, savings and loan associations and buildings and loan associations. (Lamy of Hillsborough Dist. 35; Burns of Coos Dist. 4—To Banks and Insurance)

HB 595, permitting a court to require a delinquent child to make restitution. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 596, relative to computing grants under the school building aid program. (Currier of Hillsborough Dist. 15—To Education)

HB 597, clarifying the meaning of consecutive days in the RSA pertaining to child-caring agencies. (Andersen of Merrimack Dist. 15—To Health and Welfare)

HB 598, establishing a committee to study public utility regulation. (Rules Committee for Rep. Gelinas of Hillsborough Dist. 31—To Executive Departments and Administration)

HB 599, increasing service of subpoena fees and certain mileage fees for sheriffs and deputy sheriffs. (Bisbee of Rockingham Dist. 4—To Municipal and County Government)

HB 600, changing the reporting dates for reports by the state police director to the commissioner of safety and the governor. (Polak of Hillsborough Dist. 14—To Executive Departments and Administration)

HB 601, relative to the safekeeping of records by the register of deeds and the register of probate. (Daniell of Merrimack Dist. 13; Hanson of Merrimack Dist. 5—To Municipal and County Government)

HB 602, opening a certain portion of the Connecticut river to fly fishing. (Judd of Coos Dist. 1; Huggins of Coos Dist. 1; Scott of Sullivan Dist. 6—To Fish and Game)

HB 603, decreasing the time period during which jurors are ineligible to repeat jury service. (Bartlett of Merrimack Dist. 8—To Judiciary)

HB 604, relative to the percentage of voter approval required for issuance of certain bonds and notes under the municipal finance act. (Reese of Rockingham Dist. 6; Lyons of Hillsborough Dist. 13; Sanborn of Rockingham Dist. 9—To Municipal and County Government)

HB 605, limiting the increases in fees for mooring permits for commercial fishing vessels in waters under the jurisdiction of the state port authority. (Peterson of Rockingham Dist. 22; McEachern of Rockingham Dist. 20; Connors of Rockingham Dist. 21; Wiggins of Sullivan Dist. 8; Splaine of Rockingham Dist. 19; Maynard of Rockingham Dist. 18; Krasker of Rockingham Dist. 22; O'Connell of Rockingham Dist. 18—To Transportation)

HB 606, permitting towns to appropriate money for child-caring agencies. (Gage of Rockingham Dist. 5—To Municipal and County Government)

HB 607, relative to a statement of policy and construction of RSA 91-A. (Close of Cheshire Dist. 15—To Judiciary)

HB 608, exempting meals served to the elderly from the meals and rooms tax. (Cote of Hillsborough Dist. 28—To Ways and Means)

HB 609, relative to the filing period for small towns with non-partisan ballots for electing town officers and which have adopted absentee voting. (Smith of Carroll Dist. 3; Duprey of Carroll Dist. 2; Skinner of Rockingham Dist. 3—To Statutory Revision)

HB 610, permitting towns to appropriate money for recreational facilities. (Gage of Rockingham Dist. 5—To Municipal and County Government)

ENROLLED BILLS REPORT

HB 244, relative to school district liability for tuition for elementary and junior high school students attending schools in another district.

Mabel L. Richardson for the committee

SUPREME COURT OPINION ON CACR 2

To the House of Representatives:

The undersigned justices of the supreme court return the following reply to the inquiries contained in your resolution adopted February 25, 1975, and filed with this court on February 26, 1975.

CACR 2, now pending before the House of Representatives, would propose an amendment to the New Hampshire constitution, part II, article 29, to be submitted to the voters in March 1976. The proposed amendment would lower from thirty to twenty-five the age below which "no person shall be capable of being elected a state senator" as provided by article 29.

As your resolution points out, the 1974 Constitutional Convention has proposed two different amendments of the same article 29, both of which would be submitted to the voters after the amendment proposed by CACR 2 has been acted upon by the voters. Resolution number 94, to be submitted to the voters in November 1976, would amend article 29 by adding thereto a provision that if a senator should cease to be an inhabitant of the district for which he was chosen, he should be disqualified and a vacancy in the position declared. The second amendment proposed by the convention, by resolution number 21 as finally adopted on June 26, 1974, would amend article 29 by reducing from seven to four years the required period that a

senator must have been an inhabitant of the State. This provision would also be applicable to members of the council by virtue of New Hampshire constitution, part II, article 61. The proposal of resolution number 21 is to be submitted to the voters in November 1978.

The questions contained in your resolution appear to have been prompted by the form of the convention resolutions, each of which restates article 29 in the form which it will take if amended pursuant to those resolutions only, the statement in each case retaining the present "age of thirty years" requirement now found in article 29. Thus the crux of your inquiries, as we understand them, is directed to the question of what effect the forms of these resolutions adopted by the 1974 convention would have upon the language of article 29, in the event that the amendments proposed by the convention should be adopted by the voters following adoption of the amendment proposed by CACR 2. Obviously if CACR 2 is approved by the voters, the revised versions of article 29 contained in the convention resolutions will become inaccurate, since article 29 will then contain the language proposed by CACR 2.

We are of the opinion that this would not invalidate affirmative action by the voters either upon the question to be submitted pursuant to CACR 2, or upon those to be submitted pursuant to the two resolutions of the convention. The questions to be submitted to the voters pursuant to resolutions 94 and 21 of the convention call for no change in the requirement of article 29 of the constitution relating to the age of a senator. The only question to be submitted to the voters under resolution 94 will read as follows: "Are you in favor of amending the constitution to provide that should a senator cease to be an inhabitant of the district for which he was chosen, he shall be disqualified to hold such position and a vacancy shall be declared?" Jour, for June 4, 1974, N.H. Const. Conv. (1974). The only question to be submitted pursuant to resolution 21 will read as follows: "Are you in favor of amending the constitution to reduce the residency requirement for the office of state senator and governor's councilor from seven to four years?" Jour. for June 26, 1974, N.H. Const. Conv. (1974). Thus in neither instance will the voters be called upon to take action with respect to the age requirement of article 29 which CACR 2 will previously have amended if adopted by the voters.

In our opinion therefore, affirmative action by the voters upon either or both of the questions to be submitted pursuant to the resolutions of the convention will not invalidate prior affirmative action by the voters under CACR 2; nor can action under those resolutions operate to restore to article 29 language previously altered by amendment of article 29 pursuant to CACR 2.

This is so because affirmative votes in response to the questions submitted to the voters pursuant to the convention resolutions will be effective only to amend article 29 in the respects stated in the questions voted upon, and not in other respects. "The result of what the voters did must be determined by 'the effect and meaning of the language' which they 'finally ratified and adopted', Pollard v. Gregg, 77 N.H. 190, 194 . . . it does not seem to us wise to set a precedent which would give to a vote of the people a meaning not expressed nor reasonably to be implied from its terms, but resting upon an assumption of the voters' receipt and comprehension of information not appearing on the ballot." Concrete Co. v. Rheaume Builders, 101 N.H. 59, 61, 132 A.2d 133, 136 (1957). See also Gerber v. King, 107 N.H. 495, 499, 225 A.2d 620, 623 (1967). Any inaccuracies in the restatement of the language of article 29 contained in the resolutions of the convention which would result from prior adoption of the CACR 2 amendment would come to no more than clerical error resulting from changed conditions, and would not be dispositive of the action of the voters. Moreover reference to the convention journals would clearly show that resolutions 21 and 94 were not intended to alter the minimum age requirement of article 29.

Question 1 is answered as follows: "If all three proposed amendments are approved by the voters, article 29 will read as follows:

"Provided nevertheless, that no person shall be capable of being elected a senator, who is not of the age of twenty-five years, and who shall not have been an inhabitant of this state for four years immediately preceding his election, and at the time thereof he shall be an inhabitant of the district for which he shall be chosen. Should such person, after election, cease to be an inhabitant of the district for which he was chosen, he shall be disqualified to hold said position and a vancancy shall be declared therein."

Question 2 is answered as follows: "If only the amendments proposed by CACR 2 and by constitutional convention resolution 21 are adopted, article 29 will read as follows:

"Provided nevertheless, that no person shall be capable of being elected a senator, who is not of the age of twenty-five years, and who shall not have been an inhabitant of this state for four years immediately preceding his election, and at the time thereof he shall be an inhabitant of the district for which he shall be chosen."

Question 3 is answered as follows: "If only the amendments proposed by CACR 2 and by constitutional convention resolution 94 are adopted, article 29 will read as follows:

"Provided nevertheless, that no person shall be capable of being elected a senator, who is not of the age of twenty-five years, and who shall not have been an inhabitant of this state for four years immediately preceding his election, and at the time thereof he shall be an inhabitant of the district for which he shall be chosen. Should such person, after election, cease to be an inhabitant of the district for which he was chosen, he shall be disqualified to hold said position and a vacancy shall be declared therein."

Frank R. Kenison Laurence I. Duncan Edward J. Lampron William A. Grimes Robert F. Griffith Justices

March 12, 1975.

SIX-DAY EXTENSIONS GRANTED

HB 122, relative to off-highway recreational vehicles. (Transportation)

HB 291, relative to certain bicycle laws. (Transportation)

HB 316, relative to an alternative form of county government. (Municipal and County Government)

HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor. (Claims, Military and Veterans Affairs)

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer. (Municipal and County Government)

HB 326, relative to the election of Belknap county commissioners. (Belknap

County Delegation)

HB 53, to provide compensation to cities and towns for loss of tax base caused by land classified as open space and making an appropriation therefor. (Environment

and Agriculture)

HB 55, providing for the inspection, licensing and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival-amusement safety

board. (Statutory Revision)

HB 303, establishing minimum criteria and considerations for land use and development within towns in the state. (Environment and Agriculture)

SENATE MESSAGES VETO SUSTAINED

The Senate has voted to refuse to override His Excellency's veto of HB 43 relative to the student trustee in the state university system.

CONCURRENCE

HCR 4, in favor of establishing the lights on range line as the most proper boundary between the States of Maine and New Hampshire.

HB 218, permitting regional planning commissions to receive grants for pilot programs for solid waste disposal.

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustees of the university of New Hampshire.

HB 289, requiring school bus operators to let following vehicles pass under certain conditions.

HB 287, legalizing a special emergency meeting of the Upper Holderness Village district.

HB 244, relative to school district liability for tuition for elementary and junior high students attending schools in another district.

NONCONCURRENCE

HB 26, relative to the supervisors of the checklist.

COMMITTEE REPORTS

(Consent calendar)

Rep. George Wiggins requested that HB 272, relative to information required to be disclosed on property tax bills, be removed from the consent calendar.

Rep French moved that the House adopt the committee recommendations of Inexpedient to legislate on HB's 398, 345 and 347 and further moved that the House adopt the committee recommendations of Ought to pass on HB's 320, 321, and 279. Adopted.

HB 398, requiring a certificate of need for certain capital expenditures of health care facilities and providing for an appeal procedure. Inexpedient to legislate. Rep. Roma Spaulding for Health and Welfare.

Sponsor does not wish to have legislation pass.

HB 345, repealing the law which specifies powers of appointed police chiefs and procedures for a hearing to the superior court by a police chief upon his suspension or dismissal. Inexpedient to legislate. Rep. McManus for Judiciary.

Committee felt present law is adequate to protect everyone concerned. Unanimous vote.

HB 347, giving a court authority to levy a fee on a probationer as a condition of granting or continuing probation. Inexpedient to legislate. Rep. McManus for Judiciary.

Proposal may be unconstitutional, and would create an unfair burden on people on probation. Unanimous vote.

HB 320, changing certain terms used in various sections of RSA 386 relative to guaranty savings banks. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Both of these bills (HB 320 and HB 321) merely change outdated language in banking law. Makes no change in what can or cannot be done now.

HB 321, clarifying the existing language in certain sections of RSA 387 relative to investments of savings banks. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

HB 279, increasing mileage fees of salaried sheriffs and deputy sheriffs to fifteen cents. Ought to pass. Rep. Towle for Municipal and County Government.

Increases mileage fee from thirteen to fifteen cents for salaried sheriffs and deputy sheriffs while engaged in serving legal documents or traveling to a court proceeding.

SB 9, permitting an increase in the number of supervisory unions. Ought to pass. Rep. William Boucher for Education.

Everybody in agreement that this increase in the limit is needed.

To Appropriations.

COMMITTEE REPORTS

(Regular calendar)

HB 294, permitting savings banks to act as trustees of individual retirement accounts. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

The Employee Retirement Income Security Act of 1974 authorizes individuals, not covered by retirement plans where they work, or if self-employed, to establish their own Individual Retirement Accounts (IRA) by deducting 15% of their income to set aside up to \$1500 each year tax-free. This act becomes effective this year.

Bill allows all banks not able to offer this service under present legislation to now be able to do so if they so desire.

AMENDMENT

AN ACT

permitting savings banks, cooperative banks, building and loan associations and savings and loan associations to act as trustees of individual retirement accounts or plans

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Individual Retirement Accounts. Amend RSA 386 by inserting after section 55 the following new subdivision:

Individual Retirement Accounts

386:56 Individual Retirement Accounts. A savings bank shall have the power to act as trustee of an individual retirement account established pursuant to the provisions of the act of Congress entitled "Employee Retirement Income Security Act of 1974", and as said act may be further amended from time to time provided that the provisions of the written governing instrument creating such account permit, although they need not limit, the investment of the funds of such account in deposits in savings banks. In the event any individual retirement account of which a savings bank is serving as trustee ceases to be an exempt individual retirement account, in whole or in part, under the provisions of said "Employee Retirement Income Security Act of 1974", and as said act may be further amended from time to time, and regulations promulgated thereunder, the savings bank may, nevertheless, continue to act as trustee of any funds theretofore delivered to it under said trust and to hold, manage and dispose of the same in accordance with the applicable provisions of said governing instrument.

2 Individual Retirement Accounts, Amend RSA 393:61 (supp), as inserted by

1971, 385:1, by striking out said section and inserting in place thereof the following: 393:61 Trustee Powers. Any building and loan association, cooperative bank or savings and loan association shall have the power to act as trustee under a retirement plan established pursuant to the provisions of the act of congress entitled "Self-Employed Individuals Tax Retirement Act of 1962" as amended by the "Employee Retirement Income Security Act of 1974," and as said act may be further amended from time to time, provided that the provisions of such retirement plan permit, although they need not limit, the investment of the funds of such trust in deposits in such associations. In the event that any such retirement plan which, in the judgment of an association, constituted a qualified plan under the provisions of said "Self-Employed Individuals Tax Retirement Act of 1962" as amended by the "Employee Retirement Income Security Act of 1974," and as said act may be further amended from time to time, and the regulations promulgated thereunder at the time the trust was established and accepted by the association, is subsequently determined not to be such a qualified plan, in whole or in part, the association may, nevertheless, continue to act as trustee of any funds theretofore delivered to it under such plan and to dispose of the same in accordance with the directions of the grantor and the beneficiaries thereof. No association, in respect of funds of which it is trustee under this section, shall be required to segregate such funds for purposes of

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

under the authority of this section.

HB 357, prohibiting an insurer of motor vehicles from designating the repair shop in which repairs will be made. Inexpedient to legislate. Rep. Shirley Clark for Banks and Insurance.

investment, unless the trust instrument so provides; but an association shall keep appropriate records for each trust showing in proper detail all transactions engaged in

Insurance Commissioner has been aware of this problem. Now covered under Regulation 10. Insurance companies are more likely to pay attention to a regulation than they are to the law since they are more aware of regulations. Any violation of Regulation 10 may result in revocation of license or a \$2,500 fine by commissioner's order. Bill only covers claims made by you to your own insurance company. Does not cover any problems you may have in dealing with some one else's insurance company. Regulation 10 covers both possibilities. Regulation 10 further requires that the insurance company if it rejects a claim, in whole or in part, have on its notice of rejection the following: "We will, of course, be available to you to discuss the position we have taken. Should you, however, wish

to take this matter up with the New Hampshire Insurance Department, it maintains a service division to investigate complaints at 78 North Main Street, Concord, New Hampshire. The New Hampshire Insurance Department can be reached, toll free, by dialing 1-800-562-8279".

Committee felt that Regulation 10 covers more than the bill and that it should be given a chance to see how well it does the job.

Resolution adopted.

HB 168, prohibiting offering for sale or using a steel leghold animal trap which injures or maims and providing a penalty therefor. Inexpedient to legislate. Rep. Scott for Fish and Game.

Prohibits use of leghold traps which would create a hardship for trappers.

Rep. Sabbow moved that HB 168 be made a special order for Tuesday next.

Reps. Stimmell and Cushman spoke in favor of the motion.

Adopted.

HB 86, permitting any New Hampshire resident charged with a minor traffic offense to plead guilty by written waiver. Ought to pass with amendment. Rep. Hobbs for Judiciary.

This bill would simplify district court procedures for people convicted of minor traffic offenses.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a procedure to enter guilty and nolo contendere pleas by mail in district and municipal courts and permitting any person charged with a minor traffic offense to so plead and to utilize such procedure.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Waiver in Lieu of Court Appearance. Amend RSA 262 by inserting after section 37 the following new section:

262:37-a Waiver in Lieu of Court Appearance. Any person charged with a violation of the provisions of title XXI on motor vehicles, excluding a violation of RSA 262-A:61 and any offense for which the penalty is a misdemeanor or felony, may plead guilty or nolo contendere by mail by entering said plea as provided in RSA 502-A:19-b. If said plea is accepted by the court, the defendant shall not be required to appear personally or by counsel; otherwise he shall appear as directed by the court.

2 Procedure. Amend RSA 502-A by inserting after section 10-a the following new section:

502-A:19-b Pleas by Mail; Procedure. In any case in which a defendant may pursuant to RSA 262:37-a enter a plea by mail in a district or municipal court, the following procedure shall be followed:

- I. If any such defendant shall notify the clerk of court in writing prior to the arraingment date that he desires to plead guilty or nolo contendere to the complaint, on the arraignment date, the court may assess a fine as though the defendant had appeared personally. The clerk of court shall forthwith notify the defendant by mailing or delivering to him a form approved by the administrative committee to pay said fine within a specified time as the form shall provide.
- II. If a defendant does not enter such a plea by mail prior to the arraignment date and if he does not appear personally on that date, the court may determine what the fine would be upon a plea of guilty or nolo contendere and may continue the case to a definite date for arraignment. The clerk shall forthwith mail or deliver to the defendant a waiver of hearing form, approved by the administrative committee, to be completed and returned by the defendant to the court no later than the date to which the arraignment had been continued, together with the fine assessed by the court.
- III. If a defendant fails to appear personally or by counsel, plead by mail, make timely return of a waiver of hearing form, or move for a continuance, he may be defaulted and the court may issue a warrant for his arrest. When required, the clerk shall send an appropriate return to the division of motor vehicles.

IV. For cause, the court in its discretion may refuse to accept a plea by mail and may order the defendant to appear personally in court for the disposition of his case.

3 Effective date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required. Ought to pass with amendment. Rep. McManus for Judiciary.

Bill would provide increased employment opportunities to ex-offenders. Supported by state police, warden and parole department.

Rep. Frizzell moved that HB 236, be made a special order for Tuesday next and spoke to her motion.

Adopted.

HB 302, relative to the regular meeting days of the judicial council. Ought to pass with amendment. Rep. Riley for Judiciary.

Bill introduced at request of Judicial Council. It clarifies their procedure for meetings. Non-controversial.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Regular Meeting Days Changed. Amend RSA 494:5 by striking out said section and inserting in place thereof the following:

494:5 Meetings. The regular meetings of the council shall be held at Concord in January, April and October of each year. Other meetings, regular or special, may be held as provided by the rules and regulations of the council, except that at least two special meetings shall be held between January and July in those years when the legislature is in regular session.

Amendment adopted.
Ordered to third reading.

HB 304, establishing a commission to study local archival procedures. Ought to pass with amendment.Rep. Hanson for Municipal and County Government.

This commission would be instrumental in preserving town records.

AMENDMENT

Amend section 1 of the bill by striking out paragraphs IX and X and inserting in place thereof the following:

IX. One member of the association of historical societies of New Hampshire appointed by the president of that association;

X. One member of the New Hampshire municipal association appointed by the president of that association; and

XI. One historian from any New Hampshire college or university appointed by the chairman of the history department of the university of New Hampshire.

Amendment adopted.
Ordered to third reading.

RECESS

The Speaker requested a quorum count.
303 having answered, a quorum was declared present.

HB 30, relative to a change in party registration. Majority: Inexpedient to legislate; Rep. Morgan for Statutory Revision. Minority: Ought to pass with amendment. (Reps. Ambrose, Estee, Hildreth, Gardner, Raymond Chase Blanchette, Fred E. Murray and Cressy)

Majority felt that this would tend to weaken the two-party system.

Minority: Everyone who testified at the public hearing, including eight members of the House, spoke in favor of the bill. The vote in committee was 10 to 9 with the minority view that this bill would not only increase participation in the primary as similar legislation has in other states, but it would also strengthen the two-party system as a result.

Rep. French moved that debate be limited to one hour equally divided.

Rep. Duprey offered an amendment: That debate be limited to thirty minutes equally divided, with time consumed by questions charged to the member who yields.

Rep. Hildreth spoke against the amendment.

Rep. Chandler spoke in favor of the amendment.

Reps. Haller and Williamson spoke against the amendment.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested on the Duprey amendment.

187 members having voted in the affirmative and 113 in the negative, the Duprey amendment was adopted.

Rep. Williamson offered an amendment: That time consumed by questions not be charged to either side.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted

A division was requested on the Williamson amendment.

181 members having voted in the affirmative and 131 in the negative, the Williamson amendment was adopted.

Question being on the motion as offered by Rep. French as amended by Reps. Duprey and Williamson.

Adopted.

Rep. Ambrose moved that the report of the minority, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

Reps. Krasker, Eugene Daniell, Hildreth, Peterson, William Boucher, Greene and George Gordon spoke in favor of the motion.

Reps. Russell Chase, Wilfrid Boisvert, Lawton, Coutermarsh, Plourde and French spoke against the motion.

A roll call was requested.

Sufficiently seconded.

YEAS 127 NAYS 221 YEAS 127

BELKNAP COUNTY

Ambrose, Bowler, Hildreth, Nighswander and Sabbow.

CARROLL COUNTY

Duprey and Fullam.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Hanna, Milbank, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Craggy, Oleson, Poulin, Valliere and York.

GRAFTON COUNTY

Chambers, Copenhaver, Cornelius, Gaylord Cummings, Gemmill, Melnick, Symons, Taylor, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Arnold, Belanger, Bernier, Bishop, Colson, Kendall Cote, Cullity, Day, William Desmarais, Joseph Eaton, Gardner, Gelinas, Ingram; Edmund Keefe, LaChance, MacDonald, Martel, Martin, McLaughlin, Morgrage, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Reardon, Henry Richardson, Seamans, Leonard Smith, Sullivan, Tropea, Wheeler, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, John Cate, Cushman, Eugene Daniell, Estee George Gordon, Haller, Harriman, Hess, Kenison, McNichol, Millard, Ralph, Riley and Tarr.

ROCKINGHAM COUNTY

Appel, Balnchette, William Boucher, Thomas Connors, Cotton, Cressy, Danforth, Grace DeCesare, Ganley, Gillis, Goff, Greene, Hoar, Hobbs, Kashulines, Kelley, Krasker, Lockhart, MacGregor, McEachern, O'Connell, Peterson, Richards, Sanborn Senter, Southwick and Splaine.

STRAFFORD COUNTY

Shirley Clark, Donnelly, Dudley, Charles Grassie, Hebert, Joos, Lessard, Rod O'Connor, Parshley, Robillard, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Burrows, Lucas and Roma Spaulding.

NAYS 221

BELKNAP COUNTY

Beard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Close, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Horton, Huggins, Hunt, Judd, Victor Kidder, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Duhaime, Myrl Eaton, Fimlaid, Hough, LaMott, Logan, Mann, Pepitone and Ward. HILLSBOROUGH COUNTY

Ainley, Baker, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Margaret Cote, Coutermarsh, Edward J. Crotty, Philip Currier, Forsaith Daniels, Douzanis, Drewniak, Dwyer, Clyde Eaton, Ferguson, Gabrielle Gagnon, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Karnis, Lamy, LaPlante, Lawrence, Lefebvre, Armand Lemire, Levasseur, Lyons, McGlynn, Milne, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Peters, Polak, Quigley, Record, Reidy, Shea, Andre Simard, Sing, Solomon, Kenneth Spalding, Spirou, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Vachon, Van Loan, Cecelia Winn, John Winn and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, Chandler, Christensen, David Currier, Alice Davis, Gamache, Hager, Hanson, H. Gwendolyn Jones, William Kidder, LaBonte, Noble, Packard, Plourde, Rich, Ryan, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Briggs, Campbell, Casassa, Collins, Collishaw, Charles Cummings, Cunningham, Dame, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, King, Maynard, Niebling, Page, Parolise, Parr, Anthony Randall, Read, Reese, Rogers, Scamman, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Dumais, Habel, Joncas, Kimball, Kincaid, Maloomian, Osgood, Preston, Rowell, Ruel, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Desnoyer, Frizzell, LeBrun, Mahoney, Olden, Rousseau, Scott, George Wiggins and Williamson.

and the motion lost.

Majority resolution adopted.

HB 230, enabling political parties to permit independent voters to vote in their primaries without being registered as members of the party. Majority: Inexpedient to legislate: Rep. Morgan for Statutory Revision. Minority: Ought to pass. (Reps.

Ambrose, Estee, Cressy, Dudley, Raymond F. Chase, Hildreth, Gardner and Blanchette)

Majority: Not properly a decision that should be made by a political party.

Minority: This bill would give the final say of whether a registered independent could take a party ballot in a primary, and remain as an independent, to the state committee of each political party. The original intent of a party primary was to give each party the chance to choose its strongest nominee. This would give the state committee the final decision.

Rep. Gardner moved that the report of the minority, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Russell Chase spoke against the motion.

Rep. Lawton moved that HB 230 be indefinitely postponed and spoke to his motion.

Rep. Wilfrid Boisvert spoke in favor of the motion.

Rep. Hanson moved the previous question.

Sufficiently seconded.

Adopted

Rep. Plourde requested a roll call.

Sufficiently seconded.

YEAS 282 NAYS 71 **YEAS 282**

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claffin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Close, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Nims, Proctor, Russell, Scranton, Turner, Wells and Whipple. COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortier, Horton, Huggins, Hunt, Judd. Victor Kidder, George Lemire, Mabel Richardson, Wiswell and York. **GRAFTON COUNTY**

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Chambers, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, LaMott, Logan, Mann, Pepitone, Symons, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Ainley, Arnold, Baker, Barrett, Belanger, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Margaret Cote, Coutermarsh, Crotty, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Drewniak, Dwyer, Clyde Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Louis P. LaPlante, Lawrence, Lefebvre, Armand Lemire, Levasseur, Lyons, Martel, McGlynn, McLaughlin, Milne, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Henry Richardson, Shea, Andre Simard, Sing, Solomon, Kenneth Spalding, Spirou, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Chandler, Christensen, Alice Davis, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, William Kidder, LaBonte, McNichol, Millard, Noble, Packard, Plourde, Rich, Riley, Ryan, Shepard, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, William Boucher, Campbell, Casassa, Collins, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Goodrich, Gorman, Greene, Hoar, Kashulines, King, Lockhart, MacGregor, Maynard, Page, Parolise, Parr, Anthony Randall, Read, Reese, Richards, Rogers Sanborn, Scamman, Senter, Constance

Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dumais, Habel, Joncas, Kimball, Kincaid, Lessard, Maloomian, Osgood, Parnagian, Pray, Preston, Robillard, Rowell, Ruel, Tibbetts, Torrey, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, LeBrun, Mahoney, Olden, Rousseau, Scott, Roma Spaulding, George Wiggins and Williamson.

NAYS 71

BELKNAP COUNTY

Hildreth, Nighswander and Sabbow.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Hanna, Ramsey and Anthony Stevens.

COOS COUNTY

Oleson, Poulin and Valliere.

GRAFTON COUNTY

Copenhaver, Cornelius, Melnick and Taylor,

HILLSBOROUGH COUNTY

Bernier, Colson, Kendall Cote, Cullity, Joseph Eaton, Gardner, Gelinas, MacDonald, Martin, McDonough, Morgrage, Nardi, Normand, O'Neil, Orcutt, Reidy, Seamans, Leonard Smith, Sullivan, P. Robert Thibeault, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

David Currier, Cushman, Eugene Daniell, Estee, Kenison and Ralph.

ROCKINGHAM COUNTY

Blanchette, Briggs, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ganley, Gaskill, Gillis, Goff, Hobbs, Kelley, Krasker, McEachern, Niebling, O'Connell and Peterson.

STRAFFORD COUNTY

Dudley, Charles Grassie, Hebert, Joos, Rod O'Connor, Parshley, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Lucas.

and the motion passed.

Rep. Splaine wished to be recorded in favor of the minority report on HB 230.

HB 313, establishing a special committee to study public transportation needs. Inexpedient to legislate. Rep. Ryan for Transportation.

Committee felt any studies should be the duty of the established New Hampshire Transportation Authority.

Resolution adopted.

COMMUNICATIONS

March 16, 1975

Mr. Maurice Levesque 27 Williams Street Nashua, N. H. 03060

Dear Mr. Levesque:

Please be advised that in accordance with the provisions of RSA 67:1, I am protesting the recent special election held in Ward 7, City of Nashua, State of New Hampshire, held on February 28, 1975.

I am contesting the election on the grounds that a violation of several sections of the election laws occurred—specifically, violations of the provisions of RSA 59 which deals with the Manner of Conducting Elections by Official Ballot.

It is my strong feeling that because important provisions of N. H. statutes were not followed for this election, that the N. H. House of Representatives should review the manner in which the election was held. Should the House find that the election was held in violation of the laws governing such elections, I will ask that the House declare the election invalid and ask for a new election.

I hope that you will understand that my protest is one solely concerned with election procedures and is in no way to be interpreted as criticism of you as a person or as a candidate

Sincerely, Neal W. Cobleigh

cc: Robert Stark, Secretary of State

March 10, 1975

Mr. Robert M. Bullard 9B Wellman Ave. Nashua, N. H. 03060

Mr. Bullard:

Please be advised that in accordance with RSA 67:1, I have protested the recent special election held in Ward 2, City of Nashua, State of New Hampshire. Said election occurring on February 28, 1975 and called to fill a vacancy.

I am contesting the election on the grounds that a violation of several sections of the election law occurred. Said violations being the failure to provide proper ballots showing party designation for the candidates, in violation of RSA 59:4. Further, that the checklist was not posted 30 days prior to the election date.

I will call upon the House to consider the evidence in the matter at hand and upon a finding that the election was held in violation of the laws governing elections I will seek to have the election declared invalid and ask that the House order a new election be held.

Pending a determination of this matter, I will ask that the House delay your seating and swearing in, without prejudice.

Sincerely, John T. LaBounty

The Speaker referred the two disputed elections to the subcommittee on elections.

POINT OF ORDER

Reps. Chandler, Lawton and Record rose on a point of order.

Rep. Spirou moved to challenge the ruling of the Speaker and subsequently withdrew his motion.

CAPITAL BUDGET MESSAGE OF GOVERNOR MELDRIM THOMSON, JR.

Mr. Speaker, Mr. President, Honorable Members of the General Court:

In response to the legislative directive set forth in RSA 9:3a, I am pleased to submit herewith the Governor's capital budget recommendations for your consideration.

In an important way this capital budget represents a departure from the trend established by other recent capital budgets. It would reverse the escalation of our public debt.

It would call for deficit spending of slightly less than \$25 million compared to the capital appropriations of last term of \$31.4 million. Our capital appropriations of last year were the second highest in our history.

The general fund bond issues have averaged \$21.5 million for the last five bienniums.

Except in rare and unusual instances governments, like individuals, should strive to maintain their finances on a pay-as-you-go basis. It is the only way to maintain a healthy currency.

For too long we have borrowed against the future, thus blighting the economic opportunities of our children.

In these days of the bi-centennial celebration of our nation's birth we should give heed to the wise fiscal recommendations of George Washington who in his famous Farewell Address urged his countrymen to "cherish public credit."

"One method of preserving it," said Washington, "is to use it sparingly."

He pleaded against "ungenerously throwing upon posterity the burden which we ourselves ought to bear."

"The execution of these maxims belongs to your representative" he observed, "but it is necessary that the public should cooperate."

In 1964 our outstanding general fund obligations amounted to \$32.7 million. Last year these obligations had risen to \$98 million. If we continue increasing this indebtedness at the average rate of the past ten years these obligations will reach \$163.4, and still be rising.

In addition to our outstanding general fund obligations, our public debt also consists of highway funding, toll funding and recreation funding, thus, in 1964 all forms of state bonded debt amounted to \$99.6. In 1974 it totaled \$150.9. By 1984 we can expect it to reach \$202.1.

The capital budget consists of the proposed long term borrowing for the state. It represents at once the heaviest and most controllable portion of our public debt.

The average repayment on our outstanding general fund obligations has been at the rate of \$8.5 million per biennium. Thus, we are constantly and ungenerously increasing the burden of public debt for our posterity—a burden which we ourselves ought to bear!

There are those who suggest that as long as the ratio of indebtedness does not outstrip revenues we have no problem with public credit. Such an economic philosophy will never permit us to discharge our obligations and will always tempt us to try for just a little mere debt—a temptation that the federal government yielded to long ago with resultant disastrous effects on our economy today.

We have been under excruciating pressure from many quarters to support many worthy capital projects. It was therefore with great difficulty that I determined that we must, for ourselves and our children, begin to curb our ever growing appetite for public credit.

Requests for capital spending for the next biennium are again astronomical.

From the several departments and agencies we were asked to approve \$64.3 million in capital projects. In addition the University System asked for \$22.5 million. We estimate that separate legislative bills contain capital requests that total about \$48 million.

During this legislative session you will have before you total requests for capital expenditures of approximately \$135 million. These requests are four times more than the average issue for general fund obligations.

In the last regular session I pointed out that we had for the past decade placed a low priority on capital improvement requests from the departments and agencies in favor of a disproportionate outlay for the University System.

In the past ten years the University System received almost twice as much as all of our state agencies combined.

While I suggested that it was time that we begin addressing the needs of our departments and agencies, the Legislature again allocated almost half of the last capital budget to the University System.

Once again I call upon the Legislature to give heed to the urgent needs of our human service institutions such as the State Hospital, Prison and Laconia School, as well as the urgent requirements of our departments and agencies for more space.

Today we are spending for the rental of space in the Concord area about three-quarters of a million dollars a year. Outside of the capitol rental space for departments and agencies annually costs the state almost a half a million dollars.

At present we need new buildings for Public Safety, Welfare, Centralized Data Processing, Education, the Forensic Unit at the Hospital, warehouses for DRED and the Liquor Commission, Vocational Technical, and Police Training.

Since we cannot begin to take care of our state agency requirements for new space and continue at the same time our heavy construction program for the University System, I would strongly urge a two year moratorium on capital improvements for the college campuses.

At the same time I would point out that part of the need for new facilities on the University System campuses has been generated by a persistent policy of the Board of Trustees in raising above the statutory specifications the percentage of out-of-state students allowed to attend our colleges.

For example, the aggregate of the number of out-of-state students enrolled on the three campuses is slightly more than a third of the total enrollment. In the case of the University at Durham it is 38 percent of the total enrollment.

In this proposed budget, we respectfully urge your careful consideration of the following important items.

1. To the New Hampshire Hospital \$3.5 million for reconstruction and renovation of the Thayer and Brown buildings, plus other important maintenance items.

In addition, we urge your favorable consideration of an expenditure of \$2.25 million to purchase and improve the Christian Science Building for use as a Forensic Unit of the Hospital. This building is for sale, is in excellent condition, and situated on 74 acres of land.

For Laconia State School we suggest \$260 thousand for necessary improvements, including a new elevator in the Murphy Building.

- 2. To the Department of Safety \$4.1 for a new office building for which preliminary engineering and plans have been made; also, \$110 thousand for a troop station for Rockingham and Strafford.
- 3. To Administration and Control we recommend a total allocation of \$916 thousand of which \$703 thousand would provide an important step in the conservation of heat in the State House and the Annex by replacing the old and draft-prone windows in these two buildings.
- 4. To the Aeronautics Commission we suggest a disbursement of \$543 thousand in state matching money which would enable us to obtain an additional \$1.6 million in federal funding.

We need to do a great deal more for airports in the State. By allocating a half million in this budget we can obtain another \$1.5 million which would be distributed between the Lebanon Regional Airport, the Dillant Hopkins Airport in Keene, the Manchester Municipal Airport, Concord Municipal Airport, Nashua Municipal Airport, Plymouth Municipal Airport and Rochester Sky Haven Airport.

5. To acquisition of land for a government center, \$1.5 million.

It is time that we begin to think about the future of our Capital City of Concord and what an unplanned proliferation of government buildings could mean to this city 25 years from now.

We recommend this item in the budget for the purchase within the distance of approximately ten miles of the city.

With the acquisition of such land the Legislature could provide a master development plan that would accommodate each new state building as it became necessary to construct in the years ahead.

- 6. To the Liquor Commission \$820 thousand for a new liquor store at the proposed Hooksett Plaza.
- 7. To the Port authority \$2 million which includes \$300 thousand for engineering of the total expansion project and \$1.7 million for the first of two phases of construction.
 - 8. To the State Prison \$634 thousand for essential improvements.
- 9. To Water Supply and Pollution Control \$4.7 million to match \$23.5 million in federal funds for the Winnepesaukee River Basin.

This expenditure would bring this major project to 85 percent completion.

10. To the University System \$885 thousand for five alarm systems on the several campuses and for a necessary Life Safety Code study.

To the Legislators and members of my staff who helped in the preparation of this budget I express my grateful appreciation.

I am especially indebted to the Comptroller, Arthur Fowler, and, Ralph Brickett, Business Supervisor, for their timeless and efficient help.

I do not believe that we in New Hampshire can continue to give to government an ever increasing percent of our tax dollars.

Nor can we borrow ourselves into prosperity.

With the admonition of our State Constitution before us that we practice frugality and thrift in government, let us find the courage to perform that most difficult of all tasks in a democracy—live within our income!

Reps. French and Spirou introduced HCR 14, which had been approved by the Resolutions and Screening committee.

Rep. French spoke on the Resolution.

HCR 14

providing for the adoption of joint rules. Be it Resolved by the House of Representatives, the Senate concurring: That, the 1975 General Court adopt as its joint rules the joint rules adopted by the 1973 session of the General Court.

Adopted.

UNANIMOUS CONSENT

Reps. Bruce Townsend and Read addressed the House by unanimous consent.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 320, changing certain terms used in various sections of RSA 386 relative to guaranty savings banks.

HB 321, clarifying the existing language in certain sections of RSA 387 relative to investments of savings banks.

HB 279, increasing mileage fees of salaried sheriffs and deputy sheriffs to fifteen cents.

HB 294, permitting savings banks, cooperative banks, building and loan associations and savings and loan associations to act as trustees of individual retirement accounts or plans.

HB 86, establishing a procedure to enter guilty and nolo contendere pleas by mail in district and municipal courts and permitting any person charged with a monor traffic offense to so plead and to utilize such procedure.

HB 302, relative to the regular meeting days of the judicial council.

HB 304, establishing a commission to study local archival procedures.

341 members were recorded as present.

Thursday, March 20, will be a consent calendar day.

On the motion of Rep. French the House adjourned at 3:28 o'clock.

Tuesday, 18Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear Father of Mankind let there be a getting together between You and us. If we are willing, You are always willing to meet us in the usual and the unusual places of life. We know that being up a tree is for birds, monkeys and little boys. You know Lord how uncomfortable we feel "out on a limb", "up a creek without a paddle" or "up a tree". And yet You met a man by the name of Zacchaeus who was up a tree and looking for You and the two of you got together and the lifestyle and purpose of this man's life took on new meaning. Dare we admit our uncomfortableness? Dare we admit our need for new purpose and new direction? If we could dare to risk ourselves

with You today as You risk your love on us every day then we, the leadership of this great state will find a lifestyle adequate for the great and glorious challenges of our time in history. We pray for this experience. Amen!

Rep. Proctor led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Gravelle, two weeks, important business.

Reps. Favreau, H. Gwendolyn Jones and Patenaude, the week, important business.

Rep. A. C. Jones, today and tomorrow, important business.

Reps. Sara Townsend and Martin, the day, important business.

Rep. Griffin, the week, family illness.

INTRODUCTION OF GUESTS

Former Governor and President of the Senate. Charles Dale and Mrs. Dale.

Mr. and Mrs. William McQuilkin of Portsmouth, guest of Rep. Hobbs; Pittsburg High School Class "S" State Basketball Champions, guests of Reps. Judd, Huggins and Wiswell.

The Speaker introduced Dr. Fredrick F. Chien, Director General of the Government Information Office of the Republic of China, who addressed the house briefly.

ENROLLED BILLS REPORT

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustees of the university of New Hampshire.

HB 218, permitting regional planning commissions to receive grants for pilot programs for solid waste disposal.

HB 287, legalizing a special emergency meeting of the Upper Holderness Village district.

HB 289, requiring school bus operators to let following vehicles pass under certain conditions.

Mabel L. Richardson for the committee

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 612 through 622 and House Joint Resolution 2 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 612, requiring instruction in N.H. history and government in high schools. (O'Keefe of Rockingham Dist. 21; Grassie of Strafford Dist. 12—To Education)

HB 613, redefining serious bodily injury in the criminal code. (O'Keefe of Rockingham Dist. 21; Grassie of Strafford Dist. 12—To Judiciary)

HB 614, relative to taking salt water smelt without a fishing license. (Randall of Rockingham Dist. 11-To Fish and Game)

HB 615, providing for a three mile limit for trawl or drag for fin fish and increasing the license fee and the penalties therefor. (Parr of Rockingham Dist. 12; Randall of Rockingham Dist. 11—To Fish and Game)

HB 616, relative to the duties and authority of the Hillsborough county treasurer. (Coutermarsh of Hillsborough Dist. 24—To Municipal and County Government)

HB 617, establishing a commission to develop a community and school partnership act for the state. (Currier of Merrimack Dist. 3—To Education)

HB 618, permitting school districts to pay teachers' contributions to the New Hampshire retirement system. (Symons of Grafton Dist. 14—To Executive Departments and Administration)

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts. (Nighswander of Belknap Dist. 2—To Banks and Insurance)

HB 620, regulating attorney's fees in consumer cases. (O'Connor of Strafford Dist. 18—To Banks and Insurance)

HB 621, eliminating prohibitions against political contributions by certain organizations and by classified state employees. (O'Connor of Strafford Dist. 18—To Statutory Revision)

HB 622, requiring competitive bidding and approval of the county convention executive committee on sales and leases of real property owned by a county. (O'Connor of Strafford Dist. 18—To Municipal and County Government)

HJR 2, to establish a committee to study the effectiveness of present laws permitting the establishment of multi-use statewide trails. (Winkley of Strafford Dist. 13—To Executive Departments and Administration.)

INTRODUCTION OF SENATE BILL

First, second reading and referral

SB 66, providing additional cost of living increases for retired members of the N.H. Teacher's Retirement system, the N.H. Policemen's Retirement system, the N.H. Firemen's Retirement system, the N.H. Retirement system and the State Employee's Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change. Executive Departments and Administration.

VACATES

Rep. Greene moved that the House vacate the reference of SB 74, relative to changes in timber harvesting laws, to the committee on Resources Recreation and Development and re-refer said bill to the committee on Environment and Agriculture.

Adopted.

Rep. Greene moved that the House vacate the reference of HB 572, providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission, to the committee on Environment and Agriculture and re-refer said bill to the committee on Resources, Recreation and Development.

Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 211, decreasing time limits within which accident and health coverage may be denied for certain purposes changing the amount of civil penalty and providing minimum standards for such insurance policies. (Banks and Insurance)

HB 301, providing for halfway houses for alcohol abusers and making an appropriation therefor. (Health and Welfare)

HB 300, prohibiting a person who is defeated in a primary from seeking the same office in the biennial election as a candidate of another party or as an independent. (Statutory Revision)

SPECIAL ORDERS

The Speaker called for the Special Orders:

HB 168, prohibiting offering for sale or using a steel leghold animal trap which injures or maims and providing a penalty therefor. Inexpedient to legislate. Rep. Scott for Fish and Game.

Rep. Sabbow moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Scott, Bisbee, Richard Bradley, George Wiggins and Stimmell spoke against the motion.

Rep. Winkley spoke in favor of the motion.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sabbow requested a division. 60 members having voted in the affirmative and 240 in the negative, the motion lost.

Resolution adopted.

HB,236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required. Ought to pass with amendment. Rep. McManus for Judiciary.

AMENDMENT

Amend RSA 354-A:15, as inserted by section 1 of the bill, by striking out said section and inserting in place thereof the following:

354-A:15 Felony Conviction not a Disqualification.

- 1. Notwithstanding any other provision of law, any person who has been convicted of committing a felony shall not, solely on the basis of having committed such felony, be disqualified from:
 - (a) Being employed by the state or any agency or political subdivision thereof;
- (b) Being issued a license, permit or certificate by the state or any agency or political subdivision thereof which is required by law or ordinance prior to practicing, pursuing or engaging in any occupation, trade, vocation, profession or business.
- II. Paragraph I shall not apply to any case in which the felony for which the person was convicted directly relates to the employment or license, permit or certificate sought by the person convicted.

Amend RSA 354-A:16, as inserted by section 1 of the bill, by striking out said section and inserting in place thereof the following:

354:A:16 Conviction not to Bear on Moral Character. Notwithstanding any other provision of law, for the purposes of issuance, denial, suspension or revocation of any license, permit or certificate specified in RSA 354-A:15, I (b), the fact that any person was previously convicted of committing a felony shall not constitute grounds for lack of good moral character of such person.

Amend RSA 354-A:17, as inserted by section 1 of the bill, by striking out said section and inserting in place thereof the following:

354-A:17 Law Enforcement Agencies. This subdivision shall not be applicable to any law or enforcement agency or guards of any correctional institution except that a law enforcement agency or correctional institution in its discretion may adopt the policy set forth in this subdivision.

Amendment adopted.

Rep. Riley moved that the words, inexpedient to legislate, be substituted for the committee report, ought of pass with amendment, and spoke to her motion.

Rep. McManus explained the committee report and spoke against the motion.

Rep. Daniel Healy spoke in favor of the motion.

Rep. Frizzell explained the committee report.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sweeney requested a roll call and it was sufficiently seconded.

Yeas 156 NAYS 165 YEAS 156

BELKNAP COUNTY

Barbara Kidder, Lawton, Leary, Mansfield, Marsh and Young.

CARROLL COUNTY

Conley, Howard, Kenneth Smith and Towle,

CHESHIRE COUNTY

Ames, Francis Callahan, Cournoyer, Fillback, Anne Gordon, Johnson, Knight, Marshala, Turner and Whipple.

COOS COUNTY

Cooney, Horton, Huggins, Hunt, Mabel Richardson, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Logan, Pepitone, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Arnold, Barrett, Belanger, Wilfrid Boisvert, Bragdon, Burke, Cobleigh, Joseph Cote, Edward J. Crotty, Cullity, William Desmarais, Douzanis, Drewnlak, Dwyer, Clyde Eaton, Geiger, Granger, Daniel Healy, George Healy, Howard Humphrey, Karnis, LaChance, Lamy, Louis P. LaPlante, Lawrence, Lefebvre, Lyons, Martel, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Record, Reidy, Henry Richardson, Seamans, Sing, Kenneth Spalding, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Wheeler, Withington and Ziakas. MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Milton Cate, Chandler,

Cushman, Alice Davis, Gamache, Harriman, James Humphrey, LaBonte, Millard, Riley, Shepard, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Bisbee, Campbell, Collins, Collishaw, Cunningham, Roy Davis, Erler, Gage, Gaskill, Gorman, Hoar, Hobbs, Kashulines, King, MacGregor, Page, Parr, Peterson, Anthony Randall, Richards, Rogers, Schwaner, Constance Simard, Skinner, Southwick, Tavitian, George Thibeault, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Hebert, Joncas, Kimball, Kincaid, Osgood, Parnagian, Parshley, Pray, Rowell, Ruel, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Scott and George Wiggins.

NAYS 165

BELKNAP COUNTY

Beard, Bowler, French, Goyette, Hildreth, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey and Fullam.

CHESHIRE COUNTY

Ballam, Close, Cooke, Hanna, Cleon Heald, Ladd, McGinness, Milbank, Proctor, Ramsey, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Burns, Fortier, George Lemire, Oleson, Poulin and Valliere.

GRAFTON COUNTY

Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Duhaime, Fimlaid, Gemmill, Mann, Melnick, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY

Ainley, Baker, Belcourt, Boyd, Bruton, Carswell, Corey, Corser, Margaret Cote, Philip Currier, Forsaith Daniels, Day, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gramling, Salvatore Grasso, Ingram, Edmund Keefe, Lynch, MacDonald, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Normand, O'Neil, Orcutt, Peters, Reardon, Shea, Andre Simard, Leonard Smith, Solomon, Sullivan, Van Loan, Cecelia Winn, John Winn and Zechel.

John Cate, Raymond Chase, Christensen, David Currier, Eugene Daniell, Estee, Hager, Haller, Hanson, Hess, Kenison, McLane, McNichol, Plourde, Ralph, Rich, Ryan, Shapiro, Sherman and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Blanchette, William Boucher, Briggs, Thomas Connors, Cotton, Cressy, Charles Cummings, Danforth, Donald DeCesare, Grace DeCesare, Ellis, Flanagan, Ganley, Goodrich, Greene, Kelley, Krasker, Lockhart, Maynard, McEachern, Niebling, Read, Reese, Sanborn, Scamman, Splaine, Stimmell and Webster.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Dudley, Charles Grassie, Habel, Horrigan, Joos, Lessard, Maloomian, McManus, Rod O'Connor, Preston, Robillard, Sackett, Barbara Thompson, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Rousseau, Roma Spaulding and Williamson.

and the motion lost.

Question being on the adoption of the committee report.

On a voice vote the Speaker was in doubt and requested a division.

176 members having voted in the affirmative and 147 in the negative, HB 236 was ordered to third reading.

COMMITTEE REPORTS

HB 239, increasing the appropriation for perambulation of the Maine-New Hampshire boundary line. Ought to pass with amendment. Rep. Drake for Appropriations.

The bill as amended would insure the replacement of four missing bounds on the Maine border and avoid unnecessary expense in the future.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

increasing the appropriation for perambulation of the Maine-New Hampshire boundary line and providing for the transfer of any available funds.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriation for Maine-New Hampshire Boundary Line. Amend 1973, 294:3, by striking out in line two the word "twenty" and inserting in place thereof the following (twenty-two) so that said section as amended shall read as follows:

294:3 Appropriation for Maine-New Hampshire Boundary Line. The sum of twenty-two thousand dollars is hereby appropriated to conduct the perambulation of the New Hampshire—Maine boundary line as provided in RSA 1:8-a—c. No funds shall be expended hereunder unless the state of Maine shall have appropriated funds for the same purpose. The governor is authorized to draw his warrant for the sum hereby appropriated out of any money in the treasury not otherwise appropriated.

2 Providing for an Appropriation Transfer for the Maine-New Hampshire Boundary Line Project. Amend 1973, 294:4 by striking out the same and inserting in place thereof the following:

294:4 Non-lapsing Appropriations. These appropriations shall not lapse and shall continue in effect until the purpose for which they were made is accomplished. Any appropriation balance remaining after completion of the first perambulation of a boundary line may be transferred by governor and council to the other boundary line project described in sections 2 or 3, provided that the participating state shall have appropriated funds for the same purpose.

3 Effective Date. This act shall take effect thirty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 283, making an additional appropriation for fiscal 1975 for the medical education loan program (Dartmouth). Ought to pass. Rep. Drake for Appropriations. Appropriations.

Unanimous vote of Committee.

Ordered to third reading.

SB 39, exempting the sweepstakes commission from the requirement that receipts be paid in full to the state treasurer weekly. Inexpedient to legislate. Rep. Drake for Appropriations.

Resolution adopted.

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975. Ought to pass with amendment. Rep. Drake for Appropriations.

Unanimous vote of Committee.

AMENDMENT

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

- 2 Legislative branch:
 - I General Court:
 - (a) Joint expenses:
 Current expenses:

urrent expenses: \$148,500

Estimated source of funds for joint expenses:

General \$148,500

- 3 Secretary of state:
 - I Elections division:

Other expenditures:

Recounts of constitutional questions

\$ 7,000

		Estimated source of funds	for				
		elections division: General				•	7 000
		delicial				-	7,000
		II Legislative services divis	sion:				
		Other expenditures: Printing and binding	of special				
		session journals					
		manual of the ge			\$21,000*		
		Printing and compo					
		permanent house journals	and senate		61,000*		
		3.5			01,000		
		Total				\$ 8	32,000
		Estimated source of funds	for			_	
		legislative services divisi					
		General				\$ 8	2,000
* T	·ho	funds in this appropriation	shall not be	transforred or	ownended for		, other
		funds in this appropriation se and shall not lapse.	shall not be	transferred or	expended to	or any	other
	To	tal for secretary of state				\$ 8	89,000
	Es	timated source of funds for					
		secretary of state:					
		General				\$ 1	89,000
	4	Attorney general:				_	
		I Legal services to state a	gencies:				
		(a) Administrative:					
		Current expenses Travel:			\$ 3,400		
		Out of state			1,000		
				=			
		Total				\$	4,400
		Estimated source of funds	for				
		administrative:					
		General				\$	4,400
		II Environmental protecti	on:			_	
		Travel:					
		Out of state				\$	600
		Estimated source of funds	for			_	
		environmental protecti					
		General				\$	600
	To	tal for attorney general				\$	5,000
		tal for attorney general				-	3,000
	Es	timated source of funds for					
		attorney general: General				•	5,000
		activial				\$	3,000
	5	Department of safety:					
		Division of state police					
		(a) Detective bureau: Current expenses					
		Evidence account				\$	3,500
		Editorial					
		Estimated source of funds detective bureau:	tor				
		General				\$	3,500
						_	

	Estimated source of funds for detective bureau: dective bureau: General		\$ 3,500
6	Resources and Economic Development: I Parks and recreation:		
	(a) Parks—self-supporting: Current expenses		\$ 42,000
	Estimated source of funds for parks— self-supporting:		
	General		\$ 42,000
7	Department of health and welfare: I Division of public health services: (a) Child and family health services: (1) Crippled children's services: Other expenditures:		
	Cystic fibrosis	\$35,000	
	Convulsive disorders	10,000	4 45 000
	Total		\$ 45,000
	Estimated source of funds for crippled children's services:		
	General		\$ 45,000
8	New Hampshire network: Total		\$ 8,086
	Estimated source of funds for New		
	Hampshire network: General		\$ 8,086
9	Higher education fund:		
	I University of New Hampshire— Durham:		
	Total		\$ 65,000
	Estimated source of funds for Durham:		
	General		\$ 65,000
	II Keene State College: Total		\$ 35,000
	Estimated source of funds for Keene		===
	State College:		
	General		\$ 35,000
Т	otal for higher education fund		\$100,000
E	stimated source of funds for higher		
	education fund: General		\$100,000
1	0.6		
1	0 Summary: Total appropriation for senate bill 59		
	as included in sections 2 thru and		0441 000
	including 9		\$441,086
	Estimated source of funds for senate bill 59 as included in sections 2 thru		
	and including 9		
	General		\$441,086

11 World Cup Appropriation of \$42,000 Eliminated. Amend the caption of 1973, 517 by striking out the same and inserting in place thereof the following:

Joint Resolution making an appropriation for the city of Manchester for promotion of Babe Ruth world series; and making an appropriation to reimburse Judith Cabanel for damage to clothing.

Amend said chapter by striking out the five "Whereas" clauses.

Further amend said chapter by striking out the first unnumbered paragraph after the resolving clause.

12 Effective Date. This act shall take effect upon its passage.

Amendment adopted.
Ordered to third reading.

HB 380, requiring filing and approval of life insurance forms by the insurance commissioner. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Bill simplifies process by which Insurance Commissioner approves policies issued in New Hampshire. Will make all policies conform to minimum requirements and ensure that buyer will be getting the coverage he thinks he is buying. Amendment just adds group or blanket accident and health insurance to the original bill which only covered life insurance.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring the filing of life insurance and group accident and health insurance forms and approval of same by the insurance commissioner.

2 Filing and Approval of Group Accident and Health Insurance Forms. Amend RSA 415 by inserting after section 18 the following new sections:

415:18-a Filing and Approval of Policy Form. No insurer shall deliver or issue for delivery any policy of group or blanket accident or health insurance, or accident and health insurance, and no certificate thereunder in this state until thirty days after the form of such policy has been filed with the insurance commissioner, unless the commissioner shall sooner give his written approval for the use of such form. Any form which is not disapproved under RSA 415:18-b shall be deemed approved thirty days after its filing.

415:18-b Disapproval by Commissioner; Procedures. The commissioner may, within thirty days after the filing of any such form, disapprove its use if, in his judgment, it contains any language which does not conform to the laws of this state or to the rules and regulations of the commissioner, or if it contains any provisions which, in the judgment of the commissioner, are inequitable, misleading or likely to mislead, ambiguous or confusing. The commissioner shall give written notice of disapproval, including the reasons for disapproval, to the insurer which filed the form. It shall be unlawful thereafter for the insurer to issue or deliver the form or to use it in connection with any policy or contract. Any insurer whose form has been disapproved shall, upon written request made within twenty days after receipt of notice of disapproval, be entitled to a hearing under RSA 400-A on the issue of disapproval.

415:18-c Withdrawal of Approval. The commissioner may, after a hearing held under RSA 400-A for which he has given written notice at least twenty days in advance, withdraw his approval of any form required to be filed under RSA 415:18-a on any of the grounds stated in RSA 415:18-b. The commissioner shall give to the insurer written notice of withdrawal of approval, including the reasons for withdrawal. It shall be unlawful for the insurer to issue or deliver such form or use it in connection with any policy or contract after the effective date of such withdrawal of approval.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 393, to amend the charters of certain savings banks. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Request by various banks for updating of their charters. Bill amends New Hampshire Laws rather than RSA as the banks concerned were chartered rather than incorporated.

AMENDMENT

Amend the heading of section 2 of the bill by striking out same and inserting in place thereof the following:

2 Siwooganock Guaranty Savings Bank Guaranty Fund Limit Increased.

Amend 1887, 225:5 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

Sect. 5. The special depositors for the guaranty fund and their assigns shall by virtue thereof become and be members of the corporation, and have and exercise all the rights and powers of the same, each special depositor being entitled to one vote for each fifty dollars of his said deposit, but no member shall incur or be subject to any individual liability in any case for any debts, or liabilities of the corporation; and the management and control of the affairs of the corporation shall be vested in a board of not less than five nor more than ten trustees, to be chosen by the members of the corporation. A majority of said board at any meeting duly notified shall constitute a quorum for the transaction of business. And said board shall have the power to make and establish such rules and regulations as they may think proper for the transacting and governing the business of the corporation.

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Plymouth Guaranty Savings Bank Guaranty Fund Limit Increased. Amend 1889, 238:3 by striking out in line five the word "two" and inserting in place thereof the following (four) so that said section as amended shall read as follows:

Sect. 3 For the better protection and security of the depositors of the bank, it shall provide for and have a permanent guaranty fund of not less than twenty-five thousand dollars, with liberty to increase the same at pleasure to a sum not exceeding four hundred thousand dollars. Said fund shall be kept and maintained as a guaranty to the general deposits for the repayment of said deposits, according to the terms and conditions thereof, in case of any insufficiency of assets of the bank to pay all its liabilities, and the general deposits shall have the preference and the precedence of payment from the assets of the bank before payment from said assets on account of said guaranty fund, and no business in the way of receiving general deposits shall be transacted by the bank unless the amount of twenty-five thousand dollars shall then have been provided for said guaranty fund.

7 Woodsville Guaranty Savings Bank Guaranty Fund Limit Increased. Amend 1889, 268:3 by striking out in line five the words "two hundred thousand" and inserting in place thereof the following (one million) so that said section as amended shall read as follows:

Sect. 3 For the better protection and security of the general depositors of the bank, it shall provide for and have a permanent guaranty fund of not less than twenty-five thousand dollars, with liberty to increase the same at pleasure to a sum not to exceed one million dollars. Said sum shall be kept and maintained as a guaranty fund to the general depositors for the repayment of said deposits according to the terms and conditions thereof, in case of any insufficiency of assets of the bank to pay all its liabilities; and the general deposits shall have the preference and the precedence of payment from the assets of the bank before payment from said assets on account of said guaranty fund, and no business in the way of receiving general deposits shall be transacted by the corporation unless the amount of twenty-five thousand dollars shall then have been provided for said guaranty fund.

8 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 163, relative to the liability of school districts for educational expenses of residents at the youth development center. Refer to Committee on State Institutions. Rep. Hager for Education.

The Education Committee feels that it can make an informed judgment on this bill only after input from the State Institutions Committee.

Adopted.

HB 280, repealing the current use assessment law. Majority: Ought to pass with amendment; Rep. Greene for Environment and Agriculture. Minority: Ought to pass with amendment. (Reps. O'Neil, Kendall J. Cote and Grace L. DeCesare)

Majority: Except for the sponsor there was no support for this bill but there was some for changes to improve the effectiveness of the law. The bill as amended makes changes offered by the current use advisory board. The committee vote was 18 in favor, 2 opposed, and 1 abstaining.

Minority: The minority feels that current use taxation creates more problems. Non-residents own from 39% of open space land in Henniker, N. H. to 80% of the open space land in Pittsburgh, N. H. Current use tax has made it easier for out-of-staters to own this land and retain it until the "right time" to sell. There is nothing in this law to prevent the owners from selling.

Rep. O'Neil moved that the report of the minority, ought to pass with amendment be substituted for the report of the majority, ought to pass with amendment, and spoke to her motion.

Rep. Greene spoke against the motion.

Rep. Greene yielded to Rep. Barrus to explain the committee report.

Reps. Joseph Cote and Grace DeCesare spoke in favor of the motion.

Rep. Johnson spoke against the motion.

Rep. Joseph Cote requested a roll call.

Sufficiently seconded.

YEAS 22 NAYS 307 YEAS 22

CHESHIRE COUNTY

Ames.

GRAFTON COUNTY

Gaylord Cummings.

HILLSBOROUGH COUNTY

Baker, Bednar, Joseph Cote, Kendall Cote, Gardner, Levasseur, Morrissette, O'Neil, Reardon and Withington.

MERRIMACK COUNTY

Eugene Daniell, Gamache, George Gordon and LaBonte.

ROCKINGHAM COUNTY

Briggs, Grace DeCesare and George Thibeault.

STRAFFORD COUNTY

Rowell and Ruel.

SULLIVAN COUNTY

Brodeur.

NAYS 307

BELKNAP COUNTY

Beard, Bowler, French, Boyette, Hildreth, Barbara Kidder, Lawton, Leary, Mansfield, James Murray, Nighswander, Kenneth Randall, Sabbow and Young. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, Ladd, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortier, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Poulin, Mabel Richardson, Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Myrl Eaton, Gemmill, Logan, Mann, Melnick, Pepitone, Symons, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Ainley, Arnold, Barrett, Belanger, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Corey, Corser, Margaret Cote, Edward J. Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Fliesher, Gabrielle Gagnon, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Louis P. LaPlante, Lawrence, Lefebvre, Lynch, Lyons, MacDonald, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Fred Murray, Nardi, Timothy O'Connor, Orcutt, Paradis, Arnold Perkins, Peters, Polak, Quigley, Record, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

Ayles, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Alice Davis, Estee, Hager, Haller, Hanson, Harriman, Hess, Kenison, William Kidder, McLane, McNichol, Millard, Packard, Plourde, Ralph, Rich, Riley, Ryan, Shapiro, Shepard, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Barka, Belair, Bisbee, Blanchette, William Boucher, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Goff, Goodrich, Gorman, Greene, Harney, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, Lockhart, MacGregor, Maynard, McEachern, Niebling, Page, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Schwaner, Senter, Constance Simard, Skinner, Southwick, Splaine, Stimmell, Tavitan, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, D'Amante, Desnoyer, Frizzell, LeBrun, Rousseau, Scott, Roma Spaulding, George Wiggins and Williamson. and the motion lost.

Rep. Parolise wished to be recorded as opposed to the motion.

Rep. Kendall Cote moved that HB 280 be laid upon the table.

Motion lost.

Question being on the adoption of the majority amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

improving the administration of the current use taxation law.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Assessment of Land. Amend RSA 75:1 by inserting in line one before the word "the" the following (Except with respect to open space land appraised pursuant to RSA 79-A:5,) so that said section as amended shall read as follows:
- 75:1 How Appraised. Except with respect to open space land appraised pursuant to RSA 79-A:5, the selectmen shall appraise all taxable property at its full and true value in money as they would appraise the same in payment of a just debt due from a solvent debtor, and shall receive and consider all evidence that may be submitted to them relative to the value of property the value of which cannot be determined by personal examination.
- 2 Assessment of Open Space Land. Amend RSA 79-A:5, I (supp), as inserted by 1973, 372:1, by striking out in line one the words "Notwithstanding the provisions of RSA 75:1," so that said paragraph as amended shall read as follows:
- I. The selectmen or assessing officials shall appraise open space land, as classified under the provisions of this chapter, excluding any building, appurtenance or other

improvement thereon, at valuations based upon the current use values established by the board.

3 Land Use Change Tax. Amend RSA 79-A:7, I (supp), as inserted by 1973, 372:1, by striking out said paragraph and inserting in place thereof the following:

1. Land which has been classified as open space land on or after April 1, 1974 pursuant to this chapter shall be subject to a land use change tax when it is changed to a use which does not qualify for open space assessment. Said tax shall be at the rate of ten percent of the RSA 75:1 full and true value, determined without regard to the open space assessed value, of the land changed to other than open space use. Notwithstanding the provisions of RSA 76:2, such assessed value shall be determined as of the actual date of the change in land use if such date is not April first. This tax shall be in addition to the annual real estate tax imposed upon such property, and shall be due and payable on April first next following the change in land use. Nothing in this paragraph shall be construed to require payment of an additional land use change tax when the use is changed from one nonqualifying use to another nonqualifying use.

4 Computation of Equalized Value. Amend RSA 79-A by inserting after section 6 the following new section:

79-A:6-a Valuation for Computing Equalized Value. In computing the equalized value of a city or town, the department of revenue administration shall use the current use value for any land which is so appraised under this chapter.

5 Effective Date. This act shall take effect upon its passage.

Amendment adopted.
Ordered to third reading.

HB 229, relative to the certification and supervision of shared homes for adults. Ought to pass with amendment. Rep. Nighswander for Health and Welfare.

This bill gives legal authority to the Division of Welfare to operate and certify shared homes for adult clients of the Division. The committee vote was unanimous.

AMENDMENT

Amend RSA 161:2, IV, as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

IV. SUPERVISION AND LICENSING. Supervise and license all private institutions and boarding homes providing assistance, care, or other direct services to children who are neglected, delinquent, defective or dependent, provided that it shall not license such institutions and homes as are required by statute to be licensed by the division of public health services, department of health and welfare. In the case of institutions and homes licensed by the division of public health services, department of health and welfare, wherein are persons receiving assistance through the division of welfare, the division of public health services shall, upon request, make available to the division of welfare such pertinent information as may be necessary to enable the latter division to ascertain the condition and operation of such institutions and homes for persons receiving assistance from it.

Amend RSA 161:2, IV-a, as inserted by section 3 of the bill, by striking out same and inserting in place thereof the following:

IV-a. CERTIFICATION OF SHARED HOMES. Supervise and certify all homes which are shared by adult clients of the division of welfare which provide assistance, care or other direct services to the aged, blind, feebleminded and other dependent persons, provided that it shall not certify such homes as are required by statute to be licensed by the division of public health services, department of health and welfare. In the case of homes licensed by the division of public health services, department of health and welfare, wherein are persons receiving assistance through the division of welfare, the division of public health services shall, upon request, make available to the division of welfare such pertinent information as may be necessary to enable the latter division to ascertain the condition and operation of such homes for persons receiving assistance from it.

Amend RSA 161:2, XII, as inserted by section 4 of the bill, by striking out same and inserting in place thereof the following:

XII. SOCIAL SERVICE PROGRAMS. Develop a broad range of social and related services aimed at preventing dependency and family breakdown, promoting child

development and child care, protective vulnerable children and enabling them to live in their own homes or foster homes rather than in institutions, assisting individuals to attain and maintain self-support and strengthen family life, develop and operate social service programs within the division of welfare, receive and distribute such federal funds which are allocated specifically to the state for day care for children and adults, and purchase or contract with other agencies or individuals to provide direct grants from sums appropriated for such purpose to other agencies upon submission of approvable plans within the objectives of this paragraph.

Amendment adopted.
Referred to Appropriations.

HB 358, providing for verification and investigation of eligibility of applicants for aid to families with dependent children and making an appropriation therefor. Ought to pass with amendment, Rep. Nighswander for Health and Welfare.

The committee vote was unanimous to provide for the employment of more eligibility technicians in the effort to reduce the error rate.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

HB 248, increasing the membership of the personnel commission. Inexpedient to legislate. Rep. Sackett for Labor, Human Resources and Rehabilitation.

Unanimous vote of the Committee. The purpose of the bill will be better accomplished by other legislation concerning arbitration.

Resolution adopted.

HB 375, making an appropriation to the labor commissioner to convene a wage board. Ought to pass. Rep. Wheeler for Labor, Human Resources and Rehabilitation. Unanimous vote of Committee. Bill would establish wage board to examine wages paid to cosmetology school apprentices. Referred to Appropriations.

SB 54, increasing the allowable deductions from minimum wages for board and room. Ought to pass. Rep. Tropea for Labor, Human Resources and Rehabilitation.

Bill would increase these deductions in accordance with the rise in the cost of living.

Ordered to third reading.

HB 64, to establish a second state liquor store in Keene and making an appropriation therefor. Ought to pass with amendment. Rep. Myrl R. Eaton for Liquor Laws.

The Committee was of the opinion that this additional store is necessary for the center of the city of Keene.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 State Liquor Store. In addition to other state liquor stores established by the state liquor commission under RSA 177:1, the commission is directed to lease and equip in the name of the state, a second state liquor store in the central business district of the city of Keene. The operation of the store shall be governed by the provisions of RSA 177.

Amendment adopted.

Referred to Appropriations.

HB 374, requiring a holder of a beer manufacturer's or wholesaler's permit to

notify his customers of any price increase. Ought to pass with amendment. Rep. Constance L. Simard for Liquor Laws.

Committee felt this bill would protect the retail grocer.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring a holder of a beer manufacturer's permit, certificate of approval or wholesaler's permit to notify his customers of any price changes.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Notice of Price Changes Required. Amend RSA 181 by inserting after section 9-a the following new section:

181:9-b Notice of Price Changes Required.

1. No holder of a manufacturer's permit or a certificate of approval may change the wholesale price of any beverage which he sells to a holder of a wholesaler's permit unless he notifies each such holder to whom he regularly sells beverages of the price change at least thirty days in advance in writing and furnishes like notice to the commission.

II. No holder of a wholesaler's permit may change the wholesale price of any beverage which he sells to a holder of an on-sale or off-sale permit or special license to sell beverages for consumption on the premises unless he notifies each such holder to whom he regularly sells beverages of such change at least fifteen days in advance and furnishes like notice to the commission. Notice to each such holder shall be delivered in person by an agent of the wholesaler and shall be acknowledged by an agent of the holder in responsible charge of the holder's place of business at the time the wholesaler's agent gives notice.

Amendment adopted.
Ordered to third reading.

HB 272, relative to information required to be disclosed on property tax bills. Ought to pass. Rep. Hanson for Municipal and County Government.

Requires that each property tax bill show the assessed valuation of all property taxes and show the rate for municipal, school and county taxes separately.

Ordered to third reading.

RECESS

The Speaker called for a quorum count.

291 members having answered, a quorum was declared present.

HB 292, repealing the law requiring payment of minimum wages to employees in public works projects. Majority: Ought to pass; Rep. Coburn for Public Works. Minority: Inexpedient to legislate. (Reps. Belair, Desnoyer, McEachern, Connors and Quigley)

The majority felt by passage of this legislation it would allow public works construction to be bid with same competitive advantage given to those in private sector.

The minority feels that this bill defeats the spirit of compromise agreed to in the 1971 session and that in these times of economic hardship, no single element of the labor force should be discriminated against.

Rep. Forsaith Daniels moved HB 292 be made a special order for Thursday, March 27, and spoke to his motion.

Reps. Spirou, McLane, Gorman, Coutermarsh, Plourde, Cornelius and Chandler spoke against the motion.

Reps. Shirley Clark, Skinner, Hanson and French spoke in favor of the motion.

A division was requested.

 $122\,$ members having voted in the affirmative and 204 in the negative, the motion lost.

Rep. French moved that debate be limited to a total time of one hour equally divided.

Adopted.

(Rep. French in chair)

Rep. Belair moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke to his motion.

Reps. Coburn and McLaughlin spoke against the motion.

Rep. Skinner spoke in favor of the motion.

Rep. Spirou moved that HB 292 be indefinitely postponed and spoke to his motion.

Reps. Ward, George Wiggins, Alice Davis, Hanson and Ellis spoke against the

Reps. Cornelius, Gorman, Parr, McLane and Coutermarsh spoke in favor of the

(Speaker in chair)

Rep. Ellis requested a roll call.

Sufficiently seconded.

Rep. Gorman abstained from voting under Rule 16.

YEAS 197 NAYS 151 **YEAS 197**

BELKNAP COUNTY

Govette, Hildreth, James Murray, Kenneth Randall, Sabbow and Young. CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cournoyer, Hanna, McGinness, Nims, Proctor, Ramsey, Russell and Anthony Stevens. COOS COUNTY

Burns, Cooney, Craggy, Hunt, Judd, George Lemire, Oleson, Poulin, Valliere and York.

GRAFTON COUNTY

Richard Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Melnick, Pepitone, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY

Baker, Barrett, Belanger, Belcourt, Bishop, Wilfrid Boisvert, Bruton, Burke, Carswell, Corey, Joseph Cote, Margaret Cote, Coutermarsh, Edward J. Crotty, Cullity, Day, William Desmarais, Drewniak, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Daniel Healy, George Healy, Karnis, LaChance, Lamy, Louis P. LaPlante, Lawrence, Lefebvre, Armand Lemire, Lynch, Lyons, MacDonald, Martel, McDonough, McGlynn, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil, Russell Perkins, Peters, Quigley, Reardon, Reidy, Shea, Andre Simard, Sing, Leonard Smith, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Ziakas. MERRIMACK COUNTY

Chris Andersen, Castaldo, John Cate, Milton Cate, Raymond Chase, David Currier, Eugene Daniell, Estee, Gamache, George Gordon, Hager, Haller, Kenison, LaBonte, McLane, McNichol, Plourde, Ralph, Riley, Ryan, Tarr, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Belair, Benton, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Danforth, Roy Davis, Erler, Ganley, Gillis, Goff, Greene, Harney, Hobbs, Kashulines, Kelley, Krasker, MacGregor, Maynard, McEachern, Michael O'Keefe, Parr, Peterson, Richards, Scamman, Skinner, Splaine, Twardus and Wolfsen. STRAFFORD COUNTY

Bernard, Bouchard, Shirley Clark, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Parnagian, Parshley, Robillard, Ruel, Sackett, Barbara Thompson, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Mahoney, Rousseau and Scott.

NAYS 151

BELKNAP COUNTY

Beard, Bowler, French, Lawton, Leary, Mansfield, Marsh and Nighswander. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Close, Cooke, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Milbank, Scranton, Turner, Wells and Whipple.
COOS COUNTY

Drake, Fortier, Horton, Huggins, Victor Kidder, Mabel Richardson and Wiswell. GRAFTON COUNTY

Ira Allen, Altman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Logan, Mann and Ward.

HILLSBOROUGH COUNTY

Ainley, Arnold, Bednar, Boyd, Bragdon, Cobleigh, Coburn, Corser, Philip Currier, Forsaith Daniels, Dwyer, Clyde Eaton, Joseph Eaton, Geiger, Philip Heald, Howard Humphrey, Ingram, Edmund Keefe, Levasseur, McLaughlin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Polak, Record, Henry Richardson, Seamans, Kenneth Spalding, Tropea, Withington, Woodruff and Zechel.

Ayles, Laurent Boucher, Chandler, Christensen, Alice Davis, Hanson, Harriman, Hess, James Humphrey, William Kidder, Millard, Packard, Rich, Shapiro, Shepard, Sherman and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Ellis, Flanagan, Gage, Gaskill, Goodrich, Hoar, King, Lockhart, Niebling, Page, Anthony Randall, Read, Reese, Rogers, Sanborn, Schwaner, Senter, Constance Simard, Stimmell, Tavitian, George Thibeault, Webster and Wilson. STRAFFORD COUNTY

Appleby, Canney, Walter Desmarais, Dunlap, Osgood, Pray, Preston, Rowell, Tibbetts, Torrey and Tripp.

SULLIVAN COUNTY

Barrus, Frizzell, Roma Spaulding, George Wiggins and Williamson. and the motion passed.

PAIR

Rep. Bernier, voting yes, paired with Rep. Ambrose, voting no.

Rep. Orcutt and Parolise wished to be recorded in favor of indefinite postponement.

Rep. Appel wished to be recorded in favor of minority report, and against indefinite postponement.

HB 241, to establish community resource areas and making an appropriation therefor. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

The main purpose of the bill is as set forth in the analysis, with the exception of the \$1,000,000 additional appropriation. Amendment deletes \$1,000,000 additional appropriation (a retroactive provision), adds "acquisition to development" and substitutes "project proposal" for "plan".

AMENDMENT

Amend RSA 219:36 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

219:36 Community Projects.

I. The department of resources and economic development is authorized to cooperate with cities and towns in the acquisition or development or both of community resource and outdoor recreation areas on a matching fund basis.

II. Financial aid from the state for the acquisition or development or both of these areas is contingent upon approval by the department of resources and economic development of the project proposal for any such area. The department shall assist the municipalities in preparing a project proposal for each area.

III A community resource and outdoor recreation areas account is created as a separate account in the state recreational fund to receive federal, state and municipal contributions for payment of the costs for the acquisition or development or both of

community resource and outdoor recreation areas. All payments under this section shall be made from such account. The total costs for said projects are to be allocated as follows:

- (a) fifty percent of the cost is to be paid out of federal funds;
- (b) twenty-five percent of the cost is to be paid by the state; and
- (c) twenty-five percent is to be paid by the municipality in which the area is located
- IV. Matching assistance under paragraph III shall be based upon eligible project costs as defined by the federal bureau of outdoor recreation. No state assistance shall be provided for any project or part of a project where more than fifty percent of the total cost is paid from federal funds.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Appropriation. The sum of two hundred thousand dollars is hereby appropriated for the purposes of RSA 219:36 as inserted by section 1 of this act for the fiscal year ending June 30, 1976, and a like sum for said purposes for the fiscal year ending June 30, 1977, to be expended by the department of resources and economic development. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Referred to Appropriations.

HB 315, prohibiting any city or town which has authorized the use of voting machines from enacting an ordinance which prohibits a candidate from serving as a town, city or ward officer. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Cannot undo city or town law already on their books.

Rep. Wilfrid Boisvert moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Russell Chase spoke against the motion.

Motion lost.

Resolution adopted.

HB 298, requiring commencement of construction of dog and horse racing facilities within two years after local option approval of the license therefor. Inexpedient to legislate. Rep. Cunningham for Ways and Means.

The committee felt the bill was not needed to accomplish the objectives of the sponsor. Local zoning power gives the community ample tools to protect itself against the problems foreseen by the sponsor.

Resolution adopted.

HB 305, relative to fees for racing programs. Majority: Inexpedient to legislate; Rep. William F. Keefe for Ways and Means. Manority: Ought to pass. (Reps. Cunningham, Parr, Tripp, Lawrence and Twardus)

Majority feels the present fees are satisfactory and no compelling reasons were given to change them.

Minority feels two programs a day should warrant two fee charges to be paid to the municipality.

Rep. Anthony Randall moved that HB 305 be made a special order for Wednesday, March 19.

Adopted.

HB 369, relative to real estate tax exemptions for the blind. Ought to pass. Rep. Kenneth C. Smith for Ways and Means.

The committee voted unanimously in favor of this bill. It increases slightly the real estate tax exemption for the blind. Due to the small number of people involved, its dollar impact on cities and towns would be negligible.

Ordered to third reading.

SENATE MESSAGE NONCONCURRENCE COMMITTEE OF CONFERENCE REQUESTED HCR 14, providing for the adoption of joint rules.

The President appointed Sens. Ferdinando, Stephen Smith and Downing.

Rep. French moved that the House accede to the request.

Adopted.

The Speaker appointed Reps. French, Casassa, Roberts, Griffin, Russell Chase, Spirou, Symons and Plourde.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required.

HB 239, increasing the appropriation for perambulation of the Maine-New Hampshire boundary line and providing for the transfer of any available funds.

HB 283, making an additional appropriation for fiscal 1975 for the medical education loan program (Dartmouth).

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975.

HB 380, requiring the filing of life insurance and group accident and health insurance forms and approval of same by the insurance commissioner.

HB 393, to amend the charters of certain savings banks.

HB 280, improving the administration of the current use taxation law.

SB 54, increasing the allowable deductions from minimum wages for board and room.

HB 374, requiring a holder of a beer manufacturer's permit, certificate of approval or wholesaler's permit to notify his customers of any price changes.

HB 272, relative to information required to be disclosed on property tax bills.

HB 369, relative to real estate tax exemptions for the blind.

RESOLUTION

Offered by Rep. George Gordon and others.

To Dr. Fredrick F. Chien, Director General of the Office of Information, in behalf of the Government and the People of the Republic of China.

Whereas, the people of the Republic of China have built a successful, prosperous, free economy out of the ashes of a half-century of revolution, invasion and civil war and now serve as an important trading partner of the American people; and

Whereas, the Republic of China is of great strategic importance in the defense of East Asia and the Pacific and has always utilized its military power in the interests of the free world; and

Therefore, we the undersigned duly elected members of the New Hampshire General Court, being aware that the people of the Republic of China have been among the most trusted friends and allies of the people of the United States of America since the founding of the Chinese Republic sixty-two years ago, do hereby strongly urge that the Government of the United States of America do nothing which would compromise the freedom or security of the Republic of China or its people.

Reps. Daniell and Williamson spoke against the resolution.

Reps. George Gordon and Johnson spoke in favor of the resolution.

Rep. Gemmill moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Wilfrid Boisvert moved that the resolution be made a special order for Wednesday, March 19.

Motion lost.

A division was requested.

177 members having voted in the affirmative and 131 in the negative, the resolution was adopted.

Reps. Copenhaver, Michael J. O'Keefe, Poulin, Chambers, Charles Grassie and Hildreth wished to be recorded as opposed to the resolution.

RECONSIDERATION

Rep. Johnson moved reconsideration on HB 280, improving the administration of the current use taxation law, and spoke against the motion.

Reconsideration lost.

Thursday, March 20, will be a consent calendar day.

On motion of Reps. French and Spirou the House adjourned at 5:50 o'clock.

Wednesday, 19Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

My faith looks up to Thee, dear God. Your love has been manifested in Your promise that You will never leave nor forsake us. My faith looks up to Thee daily in prayer. You will never leave nor forsake those who trust in You and it is made known by human hands of patience, love and kindness. Amen!

This prayer was prepared by Mrs. May Messer, guest of the Sharon Nursing Home, Deerfield, N. H., for her Pastor, the House Chaplain, for this occasion and marking her 103rd birthday, Wednesday the 19th day of March.)

Rep. Huggins led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Zechel, Morgrage, Ingram, Solomon and Dwyer, the day, important business.

Rep. Close, today and tomorrow, important business.

Rep. Shea, today and tomorrow, illness in family.

INTRODUCTION OF GUESTS

Michell Vachon, granddaughter of Rep. Vachon; Girl Scout Troup 369 and its Leaders, guests of Rep. Flanagan.

RESOLUTION

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 611, 623 through 639 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 611, relative to the sale and manufacture of wine and fees on same. (McLane of Merrimack Dist. 16; Splaine of Rockingham Dist. 19; Lockhart of Rockingham Dist. 17; Greene of Rockingham Dist. 17; Grassie of Strafford Dist. 12; O'Keefe of Rockingham Dist. 21; Peterson of Rockingham Dist. 22; Cornelius of Graffon Dist. 13; Haller of Merrimack Dist. 14; Lucas of Sullivan Dist. 6; Castaldo of Merrimack Dist. 16; Estee of Merrimack Dist. 13; O'Connor of Strafford Dist. 18; Copenhaver of Grafton Dist. 13; Hess of Merrimack Dist. 6; LaBonte of Merrimack Dist. 12; Cotton of Rockingham Dist. 20; McEachern of Rockingham Dist. 20; Gelinas of Hillsborough Dist. 31; O'Connell of Rockingham Dist. 18; Connors of Rockingham Dist. 21; Kelley of Rockingham Dist. 12; Cushman of Merrimack Dist. 9; Cote of

Hillsborough Dist. 31; Townsend of Sullivan Dist. 1; Duprey of Carroll Dist. 2; Marsh of Belknap Dist. 2: Lyons of Hillsborough Dist. 13: French of Belknap Dist. 1—To Liquor Laws)

HB 623, requiring deposits on soft drink and alcoholic malt beverage containers. (Cote of Hillsborough Dist. 28; Clark of Strafford Dist. 4; Blanchette of Rockingham Dist. 14; Cote of Hillsborough Dist. 31—To Environment and Agriculture.

HB 624, prohibiting the sale of soft drinks and alcoholic malt beverages in nonreturnable glass containers. (Cote of Hillsborough Dist. 28—To Environment and Agriculture)

HB 625, prohibiting the marking of a higher price on any retail product which has been marked with a lower price and offered for sale to the public. (Murray of Belknap Dist. 9; Belair of Rockingham Dist. 5—To Judiciary)

HB 626, relative to overtime pay for state employees. (O'Connor of Strafford Dist. 18; Poulin of Coos Dist. 9; Oleson of Coos Dist. 5; Patenaude of Coos Dist. 7; Kidder of Coos Dist. 5—To Executive Departments and Administration)

HB 627, relative to the sealing and certifying of ballots. (Bednar of Hillsborough Dist. 14; Schwaner of Rockingham Dist. 9; Cressy of Rockingham Dist. 11—To Statutory Revision)

HB 628, permitting the taking of wild deer by a muzzle loading rifle in certain towns and counties. (Boucher of Rockingham Dist. 3—To Fish and Game)

HB 629, relative to payment of patient workers at New Hampshire hospital. (Ferguson of Hillsborough Dist. 11; Copenhaver of Grafton Dist. 13—To Labor, Human Resources and Rehabilitation)

HB 630, increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 631, prohibiting the solicitation of rides or business on highways. (Morgrage of Hillsborough Dist. 8; Benton of Rockingham Dist. 2; Boisvert of Hillsborough Dist. 22; Maynard of Rockingham Dist. 18; J. Winn of Hillsborough Dist. 22—To Public Works)

HB 632, providing for optional dates for the payment of real estate taxes. (Splaine of Rockingham Dist. 19; Krasker of Rockingham Dist. 22; Maynard of Rockingham Dist. 18; O'Connell of Rockingham Dist. 18; Griffin of Rockingham Dist. 19; Cotton of Rockingham Dist. 20; Dame of Rockingham Dist. 20; McEachern of Rockingham Dist. 20; Connors of Rockingham Dist. 21; O'Keefe of Rockingham Dist. 21; Peterson of Rockingham Dist. 22; Hobbs of Rockingham Dist. 23; Keefe of Rockingham Dist. 23—To Municipal and County Government)

HB 633, relative to qualifications of United States students trained in foreign medical schools for internships and licenses to practice medicine. (Daniell of Merrimack Dist. 13—To Health and Welfare)

HB 634, permitting towns to adopt a code of ethics for town officers. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 635, relative to penalties for exceeding the statewide maximum speed limits on highways. (Clark of Strafford Dist. 4—To Transportation)

HB 636, redefining the purpose of the water supply and pollution control commission relative to sewage disposal system. (Bowler of Belknap Dist. 3—To Resources, Recreation and Development)

HB 637, relative to the composition of the board of trustees of the university system. (Horrigan of Strafford Dist. 4—To Education)

HB 638, providing for bail pending appeal. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 639, providing unemployed workers with an appeal prior to the cessation of benefits. (Hildreth of Belknap Dist. 7—To Labor, Human Resources and Rehabilitation)

SIX-DAY EXTENSIONS GRANTED

HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only. (Municipal and County Government)

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis. (Transportation)

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars. (Judiciary)

HB 246, relative to the distribution of district court fees. (Judiciary)

HB 268, establishing the Meredith district court. (Judiciary)

SB 18, relative to the commitment of children to the youth development center for an offense. (State Institutions)

HB 129, reducing the penalties for possession of less than one pound of cannabis-type drugs. (Judiciary)

The Speaker called for the Special Order:

HB 305, relative to fees for racing programs. Majority: Inexpedient to legislate; Rep. William F. Keefe for Ways and Means. Minority: Ought to pass. (Reps. Cunningham, Parr, Tripp, Lawrence and Twardus)

Majority feels the present fees are satisfactory and no compelling reasons were given to change them.

Minority feels two programs a day should warrant two fee charges to be paid to the municipality.

Rep. Anthony Randall moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Reps. Seamans, John Winn and Marsh spoke against the motion.

Rep. Lawrence spoke in favor of the motion.

Rep. Randall spoke a second time on his motion.

Rep. Theriault moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Randall requested a Roll Call.

Sufficiently seconded.

YEAS 31 NAYS 230 YEAS 31

GRAFTON COUNTY

Logan.

HILLSBOROUGH COUNTY

Ackerson, Colson, Crotty, Granger, Edmund Keefe, Lawrence, Armand Lemire, Peters, Polak, Withington and Ziakas.

MERRIMACK COUNTY

Estee and Packard.

ROCKINGHAM COUNTY

Cunningham, Donald DeCesare, Erler, Ganley, Gillis, Hoar, Kelley, MacGregor, Anthony Randall, Reese, Rogers, Stimmell and Wolfsen.

STRAFFORD COUNTY

Lessard, Parshley and Tripp.

SULLIVAN COUNTY

Brodeur.

NAYS 230

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Lawton, Leary, Mansfield, Marsh, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Ladd, Marshala, McGinnes, Milbank, Nims, Proctor, Ramsey, Russell, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Horton, Huggins, Hunt, Judd, Victor Kidder, Oleson, Mabel Richardson, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen Altman, Richard Bradley, Buckman, George Cate, Cynthia Clark, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Gemmill, Mann, Melnick, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ainley, Arnold, Bednar, Belanger, Bernier, Bishop, Wilfrid Boisvert, Boyd,

Bruton, Carswell, Carter, Cobleigh, Corey, Corser, Kendall Cote, Margaret Cote, Cullity, Philip Currier, Day, William Desmarais, Douzanis, Clyde Eaton, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Philip Heald, Holland, Howard Humphrey, Karnis, LaChance, Lefebvre, Levasseur, Lynch, Lyons, MacDonald, Martel, McLaughlin, Milne, Morgan, Fred Murray, O'Neil, Orcutt, Paradis, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn and John Winn.

Ayles, John Cate, Milton Cate, Chandler, Raymond Chase, Eugene Daniell, Alice Davis, Gamache, George Gordon, Harriman, Hess, James Humphrey, LaBonte, McNichol, Millard, Rich, Ryan, Shapiro, Shepard, Sherman, Tarr, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee William Boucher, Campbell, Collishaw, Cotton, Danforth, Grace Decesare, Eastman, Flanagan, Gaskill, Goodrich, Gorman, Greene, Hobbs, William Keefe, Krasker, Lockhart, Niebling, O'Connell, Page, Parolise, Peterson, Read, Richards, Sayer, Schwaner, Senter, Constance, Simard, Skinner, Splaine, Tavitian, Twardus and Webster.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dumais, Dunlap, Charles Grassie, Habel Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, McManus, Osgood, Parnagian, Pray, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Winkley and Woods

SULLIVAN COUNTY

Burrows, Desnoyer, Frizzell, LeBrun Lucas, Mahoney, Rousseau, Scott, Roma Spaulding, George Wiggins and Williamson. and the motion lost.

Resolution adopted.

Reps. James Murray and Rowell wished to be recorded in favor of the Committee report inexpedient to legislate.

Rep. Cressy wished to be recorded in favor of HB 305.

COMMITTEE REPORTS

HB 103, making an appropriation to the aeronautical commission for aircraft search and rescue purposes. Inexpedient to legislate. Rep. Drake for Appropriations. The Committee felt that minor items such as radios and reimbursement for pilot's gasoline should be considered in the operating budget.

Resolution adopted.

HB 116, making an appropriation for the purchase and operation of an aircraft by the aeronautics commission. Inexpedient to legislate. Rep. Drake for Appropriations. All parties agreed that this item was a low priority.

Resolution adopted.

HB 330, increasing the salaries of classified state employees and making an appropriation therefor. Inexpedient to legislate. Rep. McLane for Executive Departments and Administration.

A straight flat rate raise across the board did not seem as fair to the committee as the other proposed salary bill, HB 284 which combines a flat rate for the highest and lowest salary ranges and a percentage increase in the middle grades. Resolution adopted.

HB 349, relative to annual, sick and personal leave for state employees. Ought to pass with amendment. Rep. Cornelius for Executive Departments and Administration.

This bill changes the formula for determining the amount of sick and annual leave which state employees may accrue from the present flat rate system to a graduated system based on years of service bringing New Hampshire in line with most of private industry. The amendment restricts the 3-day non-cumulative personal provision to those employees who do not receive annual leave.

At the request of Rep. George Gordon, Rep. McLane explained the committee report.

Rep. Gordon moved that HB 349 be indefinitely postponed and spoke to his motion.

Reps. Cornelius and McLane spoke against the motion.

Rep. Bednar spoke in favor of the motion.

Question being on the motion to indefinitely postpone HB 349.

A roll call was requested and sufficiently seconded.

YEAS 130 NAYS 161

Reps. Kenneth Randall and Milton Cate abstained from voting under Rule 16.

YEAS 130

BELKNAP COUNTY

Lawton, Mansfield, Marsh, James Murray and Young.

CARROLL COUNTY

Russell Chase, Conley, Dickinson, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Fillback, Anne Gordon, Johnson, Marshala, Nims, Turner and Whipple. COOS COUNTY

Burns, Drake, Horton, Huggins, Judd, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Gemmill, Logan and Taylor.

HILLSBOROUGH COUNTY

Bednar, Wilfrid Boisvert, Boyd, Burke, Carter, William Desmarais, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Granger, Philip Heald, Howard Humphrey, Karnis, LaChance, Louis P. LaPlante, Lawrence, Lefebvre, Levasseur, Lynch, McLaughlin, Milne, Timothy O'Connor, Paradis, Russell Perkins, Polak, Henry Richardson, Seamans, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson and Vachon. MERRIMACK COUNTY

John Cate, Chandler, Eugene Daniell, Alice Davis, Gamache, George Gordon, Harriman, Millard, Riley, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Campbell, Cressy, Cunningham, Donald DeCesare, Grace DeCesare, Eastman, Erler, Kashulines, MacGregor, Niebling, Parolise, Parr, Anthony Randall, Read, Rogers, Schwaner, Senter, Constance Simard, George Thibeault, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Dunlap, Habel, Hebert, Joncas, Joos, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Tibbetts, Torrey, Tripp, Winkley nad Woods.

SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, LeBrun and George Wiggins.

NAYS 161

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Nighswander and Sabbow.

CARROLL COUNTY

Roderick Allen, Claflin, Duprey and Howard.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cooke, Cournoyer, Hanna, Cleon Heald, Knight, Ladd, Milbank, Proctor Ramsey, Russell and Wells.

COOS COUNTY

Cooney, Fortier, Hunt, Victor Kidder, Oleson and Wiswell.

GRAFTON COUNTY

Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Duhaime, Mann, Melnick, Pepitone, Symons, Bruce Townsend and Webb.
HILLSBOROUGH COUNTY

Elmer Ackerson Sr., Ainley Arnold, Belanger, Bishop, Bruton, Carswell, Cobleigh, Colson, Corey, Corser, Margaret Cote, Coutermarsh, Edward J. Crotty, Cullity,

Forsaith Daniels, Day, Douzanis, Fleisher, Gardner, Gauthier, Gelinas, Salvatore Grasso, George Healy, Holland, Edmund Keefe, Lamy, Armand Lemire, Lyons, Martel, Martin, McGlynn, Fred Murray, O'Neil, Orcutt, Peters, Quigley, Reardon, Reidy, Andre Simard, Sing, Leonard Smith, Sweeney, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington and Woodruff.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, Raymond Chase, Christensen, Estee, Hager, Haller, Hess, Kenison, LaBonte, McLane, McNichol, Packard, Ralph, Rich, Ryan, Shapiro, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Blanchette, Briggs, Thomas Connors, Cotton, Danforth, Flanagan, Ganley, Gaskill, Goodrich, Greene, Hoar, Kelley, Krasker, O'Connell, Page, Peterson, Reese, Richards, Sanborn, Sayer, Skinner, Splaine, Stimmell, Tavitian, Webster and Wilson. STRAFFORD COUNTY

Donnelly, Dudley, Dumais, Charles Grassie, Kincaid, McManus, Rod O'Connor, Robillard, Ruel, Sackett and Barbara Thompson.

SULLIVAN COUNTY

Burrows, Frizzell, Lucas, Rousseau, Scott, Roma Spaulding, Sara Townsend and Williamson.

and the motion lost.

AMENDMENT

Amend the introductory paragraph to RSA 99:2, d. as inserted by section 1 of the bill by striking out in line three the word "forty" and inserting in place thereof the following (thirty-seven and one half) so that said introductory paragraph as amended shall read as follows:

d. Notwithstanding the provisions of the preceding paragraphs, all classified state employees performing regularly scheduled work of five days per week or more, which shall have included not less than a basic thirty-seven and one half hour work schedule, shall be entitled to annual leave and sick leave credit for the regularly scheduled time worked, not to exceed six days, on the basis of the following formula:

Annual and Sick Leave Accrual

	Accrual		Annual	Max. Accum. Sick
Years of Service	Per Month	Accrual Per Year	Leave	Leave
0 through 5 yrs.				
5 day week	1-1/4 days	15 work days	30	
5½ day wk.	1-3/8 days	16½ work days	33	90
6 day week	1-1/2 days	18 work days	36	
6 through 15 yrs.				
5 day week	1-2/3 days	20 work days	40	
51/2 day wk.	1-4/5 days	22 work days	44	120
6 day week	2 days	24 work days	48	
16 or more years:				
5 day week	2-1/12 days	25 work days	50	
5½ day week	2-1/4 days	27½ work days	55	150
6 day week	2-1/2 days	30 work days	60	

Amend RSA 99:2 h. as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

h. Every continuing full time classified state employee who does not otherwise receive annual leave shall be entitled to three days leave, with full pay, for personal business each year after five years of continuous service. Personal leave time shall not be cumulative.

Amendment adopted.
Referred to Appropriations.

HB 370, relative to the appointment and removal of members of the fish and game commission and the appointment and removal of the director of the fish and

game department. Ought to pass with amendment. Rep. Melnick for Executive Departments and Administration.

This is a housekeeping measure which will put the department on a more businesslike foundation, and wil allow time for citizen reaction to the nomination of commissioner. Unanimous vote of the committee. No one spoke against the bill.

AMENDMENT

Amend RSA 206:2, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

206:2 Appointment. The commission shall consist of ten members, each well informed on the subject of wild life conservation and restoration appointed by the governor with the advice and consent of the council. In no case however, shall the council consent to such appointment sooner than ten days after the date the governor makes known to the council the name of the proposed appointee. The governor shall cause to be published in a newspaper of statewide circulation for two consecutive days the name of his proposed appointee. This notice shall begin on the date the governor makes known to the council the name of the proposed appointee. Each member of the commission shall be a resident of a different county in the state and not more than six commissioners shall be of the same party. If a vacancy shall occur in said commission, it shall be filled in the same manner for the unexpired term.

Amend RSA 206:8, as inserted by section 3 of the bill, by striking out same and inserting in place thereof the following:

206:8 How Chosen; Term; Compensation and Duties Generally. The fish and game commission shall appoint a director of the fish and game department who shall be a person with knowledge of, and experience in, the requirements for the protection, conservation and restoration of the wild life resources of the state. The director shall hold office for a term of five years from the date of his appointment and until his successor is appointed and qualified, and a vacancy in such office shall be filled for the unexpired term. The commission shall have authority to remove the director at any time for just cause. In such case, the commission shall deliver to the director a copy of the charges against him and afford him an opportunity of being publicly heard in person or by counsel in his own defense upon not less than ten days' notice. The director shall not hold any other public office, and shall devote his entire time to the service of the state in the discharge of his official duties. He shall receive the compensation prescribed by RSA 94:1-4, and shall be reimbursed for all actual and necessary traveling and other expenses incurred by him in the discharge of his official duties. Before entering upon the duties of his office, he shall take the oath prescribed by the constitution, and shall, in addition thereto, swear that he holds no other public office, nor any position under any political committee or party. Such oath shall be filed with the secretary of state. He shall have general supervision and control of all activities, functions and employees of the fish and game department, and shall enforce all the provisions of the laws of this state relating to fish, wild animals, and birds, and shall exercise all necessary powers incident thereto.

Amend section 5 of the bill by striking out same and inserting in place thereof the following:

5 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 281, providing that in a divorce or annulment proceeding the sex of a parent shall not be a controlling factor in awarding custody of a child. Ought to pass. Rep. Colson for Health and Welfare.

Testimony before the committee showed an inordinate number of contested custody cases heard before superior court judges were awarded to the female parent. The committee would like to see each parent considered on an equal basis relative to the custody of children.

Rep. Schwaner moved that HB 281 be indefinitely postponed and spoke to her motion.

Reps. Cynthia Clark, Richard Bradley and Haller spoke against the motion.

Rep. Eugene Daniell spoke in favor of the motion.

Rep. Wilfrid Boisvert moved the previous question. Sufficiently seconded. Adopted.

Motion lost.

Ordered to third reading,

HB 333, placing a consumer on the commission of pharmacy and practical chemistry and making an appropriation therefor, Inexpedient to legislate, Rep. Wilson for Health and Welfare.

Placing a consumer on this board would serve no particular purpose.

Resolution adopted.

HB 217, providing for the expiration of real estate attachments by operation of law. Ought to pass with amendment. Rep. Sayer for Judiciary.

Amendment rewrites this bill. Part II new, puts a limit of ten years for dissolution of an attachment where no judgment is involved.

AMENDMENT

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Expiration of Certain Attachments. Amend RSA 511:55, as amended by striking out said section and inserting in place thereof the following:

511:55 Duration of Certain Attachments.

- I. Real Property attached shall be holden until the expiration of six years and personal property shall be holden until the expiration of sixty days from the time of rendering a judgment in the action in favor of the plaintiff on which he can take execution, and if there are several attachments the property shall be holden to the creditors in the order in which their attachments were made.
- II. An attachment of real estate or of a right or interest therein where there is no judgment involved, shall, unless otherwise dissolved, expire by operation of law at the end of ten years from the date of filing the same in the office of the register of deeds in the county or district where said real estate or some part of it is situated.

Amendment adopted.

Ordered to third reading.

HB 228, redefining small claims by raising the maximum amount, Ought to pass. Rep. Record for Judiciary.

Increases from three hundred to five hundred dollars the maximum "small claim." Ordered to third reading.

HB 275, relative to attorney's fees and court costs available under the right to know law. Inexpedient to legislate. Rep. McManus for Judiciary.

Committee has reconsidered the bill and still feels it would create more problems than it solves. Present law is adequate.

Resolution adopted.

HB 352, establishing rights and responsibilities of patients in medical facilities. Inexpedient to legislate. Rep. Martin for Judiciary.

There are shortcomings in the present system but there are better ways to correct than by law. Well studied by subcommittee. Unanimous.

Resolution adopted.

HB 391, providing that an unemployed person who prevails in a court action to obtain benefits shall receive costs and attorney's fees. Ought to pass. Rep. Hobbs for

Provides that if a claimant for unemployment benefits wins his case in court, he shall receive his costs, attorney fees and interest.

Ordered to third reading.

HB 400, to permit the prosecution to take witnesses' depositions after the defendant has been arrested. Ought to pass. Rep. Lucas for Judiciary.

To protect from harm potential witnesses in felonies, to save costs in protecting witnesses. Requested by Attorney General. Unanimous.

Ordered to third reading.

 $\ensuremath{\mathsf{HB}}$ 401, relative to recognizances of witnesses after arrest. Ought to pass. Rep. Riley for Judiciary.

Advances time of setting bail or recognizances from time of binding over to time of arrest. Requested by Attorney General.

Ordered to third reading.

HB 418, increasing the penalty for assault which causes bodily injury. Inexpedient to legislate. Rep. Martin for Judiciary.

Increases penalty. Apparently a problem, but this is not the solution. Unanimous. Resolution adopted.

HB 165, relative to approved subdivision plans. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Provides for 3 year vested right for a developer of a tract of land if active development is started within 12 months of approval of the plat, and under certain conditions.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Approved and Recorded Plats; Exemption. Amend RSA 36 by inserting after section 24 the following new section:

36:24-a Three-Year Exemption. Every plat approved by the planning board and properly recorded in the register of deeds shall be exempt from all subsequent changes in subdivision regulations and zoning ordinances adopted by any city or town, except those regulations and ordinances which protect public health standards such as water quality and sewage treatment requirements, for a period of three years after the date of recording subject to each of the following conditions:

I. Active development or building shall have been commenced on the site by the owner or his successor in interest in accordance with the approved plat within twelve months after the date of approval and shall have posted with the city or town at the time active development has commenced a performance bond in an amount sufficient to cover the cost of the construction of roads and drains, and sewers where required;

II. The public welfare and safety of the community shall not be endangered by development or building on the site in accordance with the approved plat; and

III. The plat when approved and recorded shall be in full compliance with subdivision regulations and zoning ordinances then in effect in such city or town.

Amendment adopted.
Ordered to third reading.

HB 297, requiring the department of public works and highways to maintain railroad crossings which become the property of the state. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

By unanimous vote the committee was of the opinion that the intent of this legislation will now be covered under the release of federal funds concerning the railroads.

Rep. Hoar moved that HB 297 be recommitted to the committee on Public Works and spoke to his motion.

Rep. Forsaith Daniel spoke in favor of the motion.

Motion adopted.

HB 340, to control aquatic plants in Country Pond in Kingston and making an appropriation therefor. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Committee felt that the interests of ecology and recreation were somewhat in opposition here, that definitive information could not be available for the 1975 session. It is recommended that the interested parties confine their present programs and bring in a thoroughly researched bill to the 1977 session. Resolution adopted.

HB 323, enabling the city of Manchester by local option to construct and operate a wagering casino under state supervision. Inexpedient to legislate. Rep. Belanger for Ways and Means.

The committee is unanimously of the opinion that this legislation is not in the best interest of the city of Manchester or the state of New Hampshire.

Rep. Kendall Cote moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Philip Currier, Gelinas, Spirou, French and Cecelia Winn spoke against the motion.

Previous question was moved.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Kendall Cote spoke against the committee report, inexpedient to legislate.

Rep. Hoar moved that HB 323 be indefinitely postponed.

Adopted.

SUSPENSION OF RULES

Rep. Greene moved that the rules of the House be so far suspended as to permit a public hearing not previously advertised in the calendar on HB 623, requiring deposits on soft drink and alcoholic malt beverage containers, and HB 624, prohibiting the sale of soft drinks and alcoholic malt beverages in nonreturnable glass containers, and spoke to her motion.

Adopted by the necessary two-thirds.

UNANIMOUS CONSENT

Reps. Johnson, Drake and Frizzell addressed the House by unanimous consent.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage.

HB 370, relative to the appointment and removal of members of the fish and game commission and the appointment and removal of the director of the fish and game department.

HB 281, providing that in a divorce or annulment proceeding the sex of a parent shall not be a controlling factor in awarding custody of a child.

HB 217, providing for the expiration of real estate attachments by operation of law.

HB 228, redefining small claims by raising the maximum amount.

HB 391, providing that an unemployed person who prevails in a court action to obtain benefits shall receive costs and attorney's fees.

 $\mbox{HB}\ 400,\ \mbox{to}\ \mbox{permit}$ the prosecution to take witnesses' depositions after the defendant has been arrested.

HB 401, relative to recognizances of witnesses after arrest.

HB 165, relative to approved subdivision plans.

333 members were recorded as present.

Thursday, March 20, will be a consent calendar day.

On motion of Reps. French and Spirou the House adjourned at 2:45 o'clock in honor of Mrs. May Messer, author of today's prayer offered by the Chaplain.

Thursday, 20Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr. While the storm clouds gather far across the sea, Let us swear allegiance to a land that's free; Let us all be grateful for a land so fair, As we raise our voices in a solemn prayer. God Bless America, land that I love, Stand beside her and guide her thru the night with a light from above; From the mountains to the prairies, to the oceans white with foam, God Bless America, my home sweet home, (Irving Berlin)

Rep. Ward led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Stimmell, Craggy, Roderick O'Connor, Altman and Webb, the day, important business.

Reps. Barbara Kidder, Grace DeCesare, and Lamy, the day, illness.

INTRODUCTION OF GUESTS

Ranson Wood, guest of Rep. Taylor.

ENROLLED BILLS REPORT

SB 54, increasing the allowable deductions from minimum wages for board and room.

Mabel L. Richardson for the committee

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 640 through 652 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 640, legalizing appointments to the New Hampton village precinct zoning board of adjustment. (French of Belknap Dist. 1-To Municipal and County Government)

HB 641, increasing the recording fees for discharges of real estate attachments and mortgages in certain counties. (Skinner of Rockingham Dist. 3—To Judiciary) j HB 642, providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint. (Rules Committee for French of Belknap Dist. 1; Lawton of Belknap Dist. 1—To Fish and Game)

HB 643, relative to the reporting of abused and neglected children. (Fleisher of Hillsborough Dist. 25; Hager of Merrimack Dist. 21; Thompson of Strafford Dist. 12—To Judiciary)

HB 644, relative to privileged communications between a clergyman and his parishioner. (Horton of Coos Dist. 3—To Judiciary)

HB 645, prohibiting elected or appointed municipal, county or state officials from suing the municipality, county or state at public expense. (Harriman of Merrimack Dist. 19—To Municipal and County Government)

HB 646, permitting the real estate commission to return to the sender any check, draft or money order which is incorrect. (Hoar of Rockingham Dist. 8—To Statutory Revision)

HB 647, relative to the location of dog racing facilities. (Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7—To Ways and Means)

HB 648, establishing a residency requirement for all employees of the greyhound racing commission. (Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7—To Ways and Means)

HB 649, making certain dog racing official positions incompatible. (Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7—To Ways and Means)

HB 650, to provide that administration of medicines by certain persons does not constitute nursing. (Clark of Strafford Dist. 4—To Health and Welfare)

HB 651, permitting public service as an alternative sentence for a misdemeanor or a violation. (Hoar of Rockingham Dist. 8—To Judiciary)

HB 652, relative to the form and use of walking disability identification on motor vehicles. (Lyons of Hillsborough Dist. 13—To Transportation)

EXTENSION GRANTED TO APRIL FIRST

HB 254, reducing the board of trustees of the retirement system to nine members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor. (Executive Departments and Administration.)

SIX-DAY EXTENSIONS GRANTED

HB 95, relative to a mandatory penalty for illegal sales or narcotics by drug pusher. (Judiciary)

HB 348, providing for workmen's compensation dependency payments. (Labor, Human Resources and Rehabilitation)

HB 221, to prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. (Environment and Agriculture)

HB 363, requiring instruction in the organization and operation of municipal, county, state and federal government. (Education)

HB 356, to provide for renovation of the state house hall of flags and re-location of the visitors center and making an appropriation therefor. (Public Works)

HB 36, relative to the length of time in which the governor and council must appoint a commissioner of health and welfare. (Executive Departments and Administration.)

VACATE

Rep. Forsaith Daniels moved that the House vacate the reference of HB 631, prohibiting the solicitation of rides or business on highways, to the committee on Public Works and re-refer said bill to the committee on Transportation.

COMMITTEE REPORTS (Consent Calendar)

Rep. Marsh requested that HB 308, making kindergartens mandatory, be removed from the consent calendar.

Rep. Sweeney requested that HB 416, providing for hazardous duty pay for state police officers engaged in bomb disposal and making an appropriation therefor, be removed from the consent calendar.

Rep. French moved that the House adopt the committee recommendations of Inexpedient to legislate on HB's 296, 350, 227, 291, 381, 385 and 425, and further moved that the House adopt the committee recommendations of Ought to pass on HB's 394, 183, 409, 325 and SB's 43 and 42, and further moved that the House adopt the committee recommendations of Refer to interim study committees by the appropriate standing committees on HB's 50, 366, 181, 341 and 342.

Adopted.

HB 296, relative to reimbursing towns and cities for lost revenue as a result of having land classified as open space land. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

The Committee vote was unanimous that it was not practical to establish such a system at this time.

HB 350, providing for acquisition, updating and dissemination of mineral and land use resource data under the supervision of the department of resources and economic development and making an appropriation therefor. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

The Committee did not feel it could put a priority on this legislation in the present financial situation.

HB 227, relative to requiring plats to indicate the date of their preparation and bear land surveyor seals before recording. Inexpedient to legislate. Rep. Pepitone for Municipal and County Government.

Restricts public interests and promotes a monopoly for licensed surveyors.

HB 291, relative to certain bicycle laws. Inexpedient to legislate. Rep. Parnagian for Transportation.

What this bill attempts to do is already covered by present law and pending legislation.

HB 381, requiring the reinspection of motor vehicles which are involved in reportable accidents. Inexpedient to legislate. Rep. MacDonald for Transportation.

The intent of this bill already covered by law.

HB 385, relative to motor vehicle road test reports. Inexpedient to legislate. Rep. Knight for Transportation.

Committee considered this bill to be vague in regard to who would be responsible for costs incurred for testing, and also how it could be enforced.

HB 425, prohibiting the transportation of animals in vehicles in such a manner that any part of their anatomy protrudes outside the confines of the vehicle. Inexpedient to legislate. Rep. Shepard for Transportation.

It was the unanimous vote of the committee that the protection of domestic animals was the responsibility of the owner and not the state in this case.

HB 394, relative to the cost of bank commissioner's examinations of second mortgage loan licensees. Ought to pass. Rep. Shirley Clark for Banks and Insurance. This one group is not paying cost of examinations. With this bill all banks would be charged at same rate.

HB 183, reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor. Ought to pass. Rep. Paradis for Claims, Military and Veterans Affairs.

Sponsors presented a well-documented resume of seven search and rescue operations, by the North Conway Fire Department, at the Echo Lake State Park from October 1973 to November 1974. Each operation required the services of specially trained personnel, special equipment, and in a number of cases, the use of generators and floodlights for night operations. There is no state agency presently responsible to provide reimbursement for this type operation; a bill has

been sponsored (HB453) which would provide funds for reimbursement to municipalities which perform search and rescue operations in state parks.

HB 409, providing that a prior conviction for operating a motor vehicle under the influence may be considered from another jurisdiction. Ought to pass. Rep. Daniel J. Healy for Judiciary.

Provides that in the case of a second conviction for DWI the prior conviction may have been in this state or another.

Unanimous.

HB 325, relative to changing the residency requirement for state liquor store sales agents. Ought to pass. Rep. Constance L. Simard for Liquor Laws.

Committee feels it would help take the work load off the Commission.

SB 43, increasing the membership of the board of the New Hampshire port authority with the addition of the mayor of the city of Portsmouth. Ought to pass. Rep. Carswell for Executive Departments and Administration.

A necessary addition to the Port Authority to assure planning, coordination and cooperation with the city where the port is located.

SB 42, providing for port authority appointed pilots to pilot certain vessels into and out of the Piscataqua river and harbor from a point designated by the authority; changing the penalty for violating rules of the authority to a misdemeanor and removing the application of fines collected to the salaries of harbor masters. Ought to pass. Rep. York for Transportation.

This was considered excellent legislation needed for a long time.

HB 50, providing for the withdrawal of the Portsmouth Union school district from Supervisory Union No. 52. Refer to Committee on Education for interim study to report back by December 1, 1975. Rep. Hager for Education.

The Education Committee feels strongly that the Supervisory Union situation must be studied in depth. We will recommend that all bills on this matter be referred to Interim Study.

HB 366, providing incentive aid for kindergarten programs and making an appropriation therefor. Refer to the Committee on Education for interim study to be reported back to the House by December 1, 1975. Rep. Gemmill for Education.

The bill has merits but needs more study.

HB 181, relative to prohibiting recipients of aid to families with dependent children or aid to the needy blind from receiving other assistance and authorizing municipalities to grant nonrecurring assistance to public assistance recipients. Refer to Committee on Health and Welfare for interim study. Rep. George E. Gordon for Health and Welfare.

Due to fact numerous amendments were submitted, committee feels further study needed.

HB 341, establishing a special committee to study alternate forms of county government and making an appropriation therefor. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Government.

This is the same subject as is already in committee for study.

HB 342, allowing county conventions, cities and towns to make appropriations for educational and social purposes. Refer to the Committee on Municipal and County Government for interim study. Rep. Towle for Municipal and County Government.

This bill needs further study.

HB 337, authorizing the governor to enter into a contract with schools of dental medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor. Ought to pass. Rep. Lockhart for Education.

Similar to the doctors' bill and the veterinarians' bill, this measure passed House and Senate last year but was vetoed after the session. The Education committee

unanimously recommends that we try again. Referred to Appropriations.

HB 359, increasing the mileage rate for all state employees using privately owned vehicles and making an appropriation therefor. Ought to pass. Rep. Cobleigh for Executive Departments and Administration.

The state should not make the use of a private vehicle a condition of employment without proper compensation. The bill raises mileage rate from 12c to 14c.

Referred to Appropriations.

HB 364, authorizing the payment of a shift differential to certain employees of the New Hampshire hospital and making an appropriation therefor. Ought to pass. Rep. Russell for Executive Departments and Administration.

Unanimous support of committee as necessary to be competitive in hiring personnel and providing adequate care of patients on the evening and night shifts at the New Hampshire Hospital.

Referred to Appropriations.

HB 455, relative to the control of American foulbrood disease of honeybees and making an appropriation therefor. Ought to pass. Rep. Greene for Environment and Agriculture.

The Committee is in unanimous support of this legislation as a needed and valuable service to New Hampshire agriculture.

Referred to Appropriations.

COMMITTEE REPORTS (Regular Calendar)

Rep. Parr requested a quorum count.
The Speaker declared a quorum present.

HB 420, relative to medical insurance coverage for children from time of birth. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Bill makes mandatory what now is optional with most insurance companies. Under this bill all individual and group health insurance policies providing for family coverage will cover a child from the date of birth. Policy will cover any injury, sickness, congenital defects, and birth abnormalities. Committee feels this bill would greatly benefit financially the family that is unfortunate in having a child born with serious problems. Additional cost is very little and protects the buyer of insurance who may not be aware that this benefit is available.

AMENDMENT

Amend the bill by striking out section $\boldsymbol{2}$ and inserting in place thereof the following:

2 Hospital Service Corporations Contract Forms. Amend RSA 419:5 (supp), as amended, by inserting after paragraph (10) the following new paragraph:

(11) A provision in all contracts which provides coverage for a family member of the subscriber that, as to such family member's coverage, health insurance benefits applicable for children are payable with respect to a newly born child of the subscriber from the moment of birth, and a provision that such coverage shall include treatment of injury or sickness including the necessary care and treatment of medically diagnosed congenital defects and birth abnormalities.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 422, extending accident and health insurance coverage to oral surgery performed by dentists. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Under present law there is no requirement that the same oral surgery performed by a dentist as performed by a medical doctor has to be covered in your policy. Many policies already permit this but some do not. Bill would require that these

services be paid for by insurance company if either a dentist or a medical doctor did the work for you. Most medical doctors are reluctant to perform oral surgery and refer patients to a dentist. In no way does bill allow dentists to do anything they cannot do now under the Dental Practice Act. Bill benefits the buyer of insurance who may not be aware of what is covered in his policy.

AMENDMENT

Amend RSA 415:5(A), (9) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(9) Notwithstanding any provisions in any such policy or contract for the provision of health care services or benefits provided by any health, medical or other service corporation licensed by the state, whenever the terms "physician" or "doctor" are used in any such policy or contract, said terms shall include within their meaning those persons licensed under RSA 317-A in respect to any care, services, procedures or benefits covered by said policy or contract which the persons so licensed are authorized to perform.

Amendment adopted.
Ordered to third reading.

CACR 12, relating to the size of the senate. Providing that the senate be increased from twenty-four to thirty-six members, and the quorum requirements be changed to correspond to the increased size of the senate. Ought to pass with amendment. Rep. Joncas for Constitutional Revision.

The committee felt that this would give better senatorial representation.

Rep. Chandler moved that CACR 12 be recommitted to the committee on Constitutional Revision and spoke to his motion.

Adopted.

HB 261, authorizing officials of political subdivisions to act as issuing agents for food stamps. Ought to pass with amendment. Rep. Ralph for Health and Welfare.

This bill authorizes towns, cities and counties, through appropriate local officials, to act as issuing agents for the food stamp program. The bonding of these officials shall be paid by the division of welfare.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Issuance of Food Stamps. Amend RSA 161 by inserting after section 2 the following new section:

161:2-a Local Officials Authorized to be Issuing Agent for Food Stamps. Any town, city, or county official, so designated in a written agreement between the director of the division of welfare, department of health and welfare and the selectmen of a town, the city council of a city or the county commissioners of a county, may receive, store, issue and sell food stamps under the food stamps program established under RSA 161:2, XIII as agent of the director in the respective town, city or county, in accordance with and pursuant to the terms of said written agreement. Said designated official shall be bonded and insured as such agent in the manner and amount required by the director and the director shall pay the cost thereof from funds appropriated for the administration of the food stamp program.

Amendment adopted. Referred to Appropriations.

HB 334, relative to state payment for foster care for children with partial county reimbursement to the state and making an appropriation therefor. Ought to pass with amendment. Rep. Appleby for Health and Welfare.

Passage of this bill would mandate the state, through the division of welfare, to pay 60% of the cost of the maintenance and care of foster children. The bill further provides that the state shall reimburse local school districts for the educational expense of foster children to the extent of the average state tuition less \$200.

AMENDMENT

Amend RSA 169-B:3, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

169-B:3 Maintenance and Expense. The expense for care and maintenance of a child in foster care shall be borne by the state, through the division of welfare, department of health and welfare. The director shall notify the county, city or town obligated to support the child of the placement of the child in foster care and shall, within sixty days after giving such notice, seek reimbursement for forty percent of the expense incurred for the support of the child from such county, city or town which shall then make such reimbursement to the state. The state, and any county, city or town obligated under this section to reimburse the state for the expense of such foster care, shall have a right of action over for such expense against whoever is legally chargeable for the child's support.

Amendment adopted.
Referred to Appropriations.

HB 160, relative to compensating the town of Raymond for rendering municipal services for property purchased by the state and making an appropriation therefor. Ought to pass with amendment. Rep. Fortier for Public Works.

This bill provides that land acquired for government use shall be taxed if such land or building is used by others and not for the original intent of the land acquisition.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

providing that real property owned by governmental units which is being used for profit-making purposes by a third party shall be taxed.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Taxing Certain Government-Owned Real Property. Amend RSA 72:23 I, (supp), as amended, by striking out said paragraph and inserting in place thereof the following:
- I. Lands and buildings and structures thereon and therein and the personal property owned by the state, cities, towns, school districts and village districts; except that all such real property shall be taxed to the governmental unit which owns the same and said unit shall be liable for the payment of said tax, if it was acquired for a particular purpose by the unit, so long as it is not being used for such particular purpose and the unit has leased it to or otherwise contracted with a private individual or other non-tax-exempt person, firm or corporation for the use, other than use for the purpose for which it was acquired, thereof for profit-making purposes. So long as any such real property is taxed, the personal property thereon of the person having the use thereof shall, so far as the law provides, be taxed to the user.
- 2 Effective Date. This act shall take effect for the tax year commencing April 1, 1975.

Amendment adopted. Referred to Appropriations.

HB 108, relative to the period of eligible service for qualifications for veteran's property tax exemption. Ought to pass with amendment. Rep. Philip Currier for Ways and Means.

For purposes of Veterans Real Estate Tax Exemptions, this bill lengthens the period of the Korean War by approximately 18 months, and brings state law into conformity with federal law.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Termination Date of Korean Conflict. Amend RSA 72:28, III (6), as inserted by 1963, 324:1, by striking out in line one the date "July 27, 1953" and inserting in place thereof the following (January 31, 1955) so that said subparagraph as amended shall read as follows:

(6) "Korean Conflict" between June 25, 1950 and January 31, 1955.

Amendment adopted.

Ordered to third reading.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12;30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 394, relative to the cost of bank commissioner's examinations of second mortgage loan licensees.

HB 183, reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor.

SB 43, increasing the membership of the board of the New Hampshire port authority with the addition of the mayor of the city of Portsmouth.

HB 409, providing that a prior conviction for operating a motor vehicle under the influence may be considered from another jurisdiction.

HB 325, relative to changing the residency requirement for state liquor store sales agents.

SB 42, providing for port authority appointed pilots to pilot certain vessels into and out of the Piscataqua river and harbor from a point designated by the authority; changing the penalty for violating rules of the authority to a misdemeanor and removing the application of fines collected to the salaries of harbor masters.

HB 420, relative to medical insurance coverage for children from time of birth.

HB 422, extending accident and health insurance coverage to oral surgery performed by dentists.

 $\mbox{HB 108, relative to the period of eligible service for qualifications for veteran's property tax exemption.$

Thursday, March 27 will be a consent calendar day and every Thursday thereafter until further notice.

322 members were recorded as present.

On motion of Rep. French the House adjourned at 1:13 o'clock in honor of Rep. Goodrich's birthday.

Tuesday, 25Mar75

The House met at 12:30 o'clock

Prayer was offered by House Chaplain Milton L. Smith, Sr.

A funny thing happened to me today, Lord. I was watching a blue jay, and I asked him: "What are you doing here, blue jay? As far as I can see, the world doesn't need blue jays." And it seemed as if I heard him sing: "I'm that something extra." And then I looked around me and saw all kinds of extras: stubborn crocus arguing their way up through the cold spring earth; fleecy white clouds; the new pathways, from spring rains, in the winter's leftovers, by the roadside; the pussy willow; the childrens' voices as they dance and skip to school. Thank You, God, for all the

beautiful things we think we don't need but would die without. Help us to be and do that "something extra" for the sake of adding something beautiful to our sacred trust of leadership, for You God and people. Amen!

We are sorrowed at the death of Rep. Kenneth L. Senter, and our deepest sympathy is with his widow, Beatrice.

Rep. Habel led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Charles Cummings and Desmarais, indefinite, illness.

Rep. LaPlante, two weeks, illness.

Reps. Milbank, Danforth, the day illness.

Reps. Withington, Wilson, Bruce Townsend, the day, important business.

Reps. Favreau and Patenaude, the week, important business.

INTRODUCTION OF GUESTS

Ellie Horrigan, student at Philips Exeter, daughter of Rep. Horrigan; Jan Testarmata of Saudi Arabia, student at Philips Exeter, guest of Rep. Horrigan.

The Fourth grade from the Youngsville School, Manchester.

SIX-DAY EXTENSIONS GRANTED

HB 274, relative to providing a hearing and appeals procedures in the division of welfare. (Health and Welfare)

HB 338, requiring vessels with a hazardous substance or oil as cargo to have a valid certificate of inspection and a compliance certificate as a prerequisite in obtaining port clearance. (Transportation)

HB 282, relative to continuing special education for students who benefit thereby. (Education)

 $\mbox{HB 326, relative to the election of Belknap county commissioners. (Belknap County Delegation)}$

HB 343, requiring promoters of certain events to post bonds. (Municipal and County Government)

EXTENSION GRANTED TO APRIL FIRST

HB 128, relative to the responsibility for public medical assistance. (Health and Welfare)

ENROLLED BILLS REPORT

SB 42, providing for port authority appointed pilots to pilot certain vessels into and out of the Piscataqua river and harbor from a point designated by the authority; changing the penalty for violating rules of the authority to a misdemeanor and removing the application of fines collected to the salaries of the harbor masters.

SB 43, increasing the membership of the board of the New Hampshire port authority with the addition of the mayor of the city of Portsmouth.

Mabel L. Richardson for the committee

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 653 through 681 and Concurrent Resolutions Proposing Constitutional Amendments numbered 13 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 653, relative to school health services and medical examinations of school children and personnel. (Hanson of Merrimack Dist. 5-To Health and Welfare)

HB 654, requiring the division of welfare to notify county or local officials of its actions. (Belair of Rockingham Dist. 5—To Health and Welfare)

HB 655, relative to the form of ballots for biennial elections except primaries. (Gardner of Hillsborough Dist. 30; Gordon of Merrimack Dist. 7—To Statutory Revision)

HB 656, exempting motorcycles from semiannual inspection requirements. (Murray of Belknap Dist. 9—To Transportation)

HB 657, providing for probate judicial referees. (Gagne of Cheshire Dist. 12;

Granger of Hillsborough Dist. 13-To Judiciary)

HB 658, providing for designation and control of critical resource areas and the development of areas of regional impact and making an appropriation therefor. (Woodruff of Hillsborough Dist. 18; O'Neil of Hillsborough Dist. 32—To Environment and Agriculture)

HB 659, repealing the prohibition against liquor advertising in fraternal, religious, educational, patriotic, social or civic group publications. (Belair of Rockingham Dist. 5; McDonough of Hillsborough Dist. 29—To Liquor Laws)

HB 660, prohibiting the required reading of books or material which contains obscene language. (Gordon of Merrimack Dist. 7; Sweeney of Hillsborough Dist. 31—To Judiciary)

HB 661, limiting travel expenses at state expense to one member of the general court on official business outside of the state. (Cote of Hillsborough Dist. 28—To Legislative Administration)

HB 662, relative to transfers of probate property subject to public assistance liens. (Noble of Merrimack Dist. 21—To Judiciary)

HB 663, relative to the powers, duties and functions of the N. H. insurance guaranty association and relative to the liquidation of insolvent insurance companies. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 664, relative to the right of privacy in certain probate records. (Shapiro of Merrimack Dist. 20—To Judiciary)

HB 665, relative to liens for labor and materials. (Shapiro of Merrimack Dist. 20—To Judiciary)

HB 666, relative to state employees' group medical insurance. (Shapiro of Merrimack Dist. 20; Randall of Belknap Dist. 3—To Executive Departments and Administration)

HB 667, relative to the powers of the city council of Dover; providing for council confirmation of all appointments made by the city manager, and providing for removal from office by the council (Donnelly of Strafford Dist. 17—To Municipal and County Government)

HB 668, to provide for a sentence review in criminal cases in superior court. (Gagne of Cheshire Dist. 12—To Judiciary)

HB 669, increasing the compensation of jurors. (Holland of Hillsborough Dist. 24—To Judiciary)

HB 670, increasing the residence tax in the year of the general biennial election and rebating the increase to taxpayers voting in the election. (MacDonald of Hillsborough Dist. 32—To Ways and Means)

HB 671, relative to a general revision of probation laws. (McManus of Strafford Dist. 20—To Judiciary)

HB 672, relative to limited estates. (Morrissette of Hillsborough Dist. 36—To Judiciary)

HB 673, permitting only one dog racing license to any one person, association or corporation. (Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7—To Ways and Means)

HB 674, relative to the use of emergency lights and sirens by persons licensed by the director of public health. (Currier of Merrimack Dist. 3—To Transportation)

HB 675, allowing agricultural fairs to hold dog races at other than the fair premises. (Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7—to Ways and Means)

HB 676, authorizing approved absences from New Hampshire state prison. (Gorman of Rockingham Dist. 4—To State Institution)

HB 677, increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities commission to pay stenographic costs incurred in application proceedings. (Young of Belknap Dist. 8; Hoar of Rockingham Dist. 8—To Transportation)

HB 678, placing petrochemical facilities under the authority of the energy facility evaluation committee. (Greene of Rockingham Dist. 17—To Environment and Agriculture)

HB 679, relative to legislative mileage. (Duprey of Carroll Dist. 2; French of Belknap Dist. 1; Parr of Rockingham Dist. 12; Murray of Belknap Dist. 9; Judd of Coos Dist. 1; Lyons of Hillsborough Dist. 13; Gorman of Rockingham Dist. 4;

Gardner of Hillsborough Dist. 30; Fortier of Coos Dist. 6; Spirou of Hillsborough Dist. 27; Sweeney of Hillsborough Dist. 34—To Legislative Administration)

HB 680, permitting reciprocity with states that issue complimentary hunting and fishing license to a person who is suffering from paraplegia or who is suffering from loss of or the loss of the use of both lower extremities. (Boucher of Rockingham Dist. 3—To Fish and Game)

HB 681, providing for local designation of certain specified resource areas as cirtical and locally regulating land use therein. (Orcutt of Hillsborough Dist. 8; Dickinson of Carroll Dist. 2; Bradley of Grafton Dist. 5—To Environment and Agriculture)

CACR 13, Relating to: Constitutional Amendments Submitted by the General Court. Providing that: Such Amendments, if they do not Pass, May Not be Considered by the General Court for One Biennium Subject to Certain Requirements. (Williamson of Sullivan Dist. 9—To Constitutional Revision).

BILLS OVER-DUE UNDER RULE 57

HB 353, authorizing the water resources board to acquire the dam on Pine river pond in Wakefield, naming said dam the Arthur H. Fox Memorial Dam and making an appropriation therefor.

A quorum count was requested.

The Speaker declared a quorum present.

COMMITTEE REPORTS

SB 58, authorizing the repayment of interest and dividends tax paid in error by Isadore and Lucille Zimmerman for the tax year of 1970. Inexpedient to legislate. Rep. Erler for Claims, Military and Veterans Affairs.

The committee felt that the claimant was remiss; there was ample time for the claimant to question a refund recieved in 1972 on an overpayment on the Interest and Dividend tax for 1971, Overpayment was caused by claimant paying tax on a nontaxable Federal Security. Had the claimant inquired as to the reason for the 1972 refund, information would have been furnished on the non-taxability of the Federal Security, and a claim could have been initiated at that time for a refund on the 1970 Interest and Dividend tax payment. Statute of limitations (RSA 77:24a) provides three years for seeking refund for overpayment. The committee could find no extenuating circumstance for a precedent-starting waiver of the statute.

Resolution adopted.

 $\ensuremath{\mathsf{HB}}$ 308, making kindergartens mandatory. Inexpedient to legislate. Rep. William P. Boucher for Education.

This bill accomplishes a laudable objective but is unfeasible at the present time.

Rep. Goff moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. William Boucher, Eugene Daniell, Oleson and Gemmill spoke against the motion.

Rep. Cynthia Clark spoke in favor of the motion.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 284, to increase the salaries of classified employees and employees of the university system and making an appropriation therefor. Ought to pass with amendment. Rep. Roderick H. O'Connor for Executive Departments and Administration.

Amendment changes the 12% pay raise to 8% with a \$600 minimum and a \$1,560 maximum. The university faculty is removed and will be included under the university budget, but the other university employees are included in the bill. The Committee on Executive Departments and Administration is well aware of the fiscal condition of the state and has no illusions as to the chances of passage of this bill, except in a supplemental budget. But, we feel strongly, in view of the 24% raise in cost of living and the comparative salary range with other New England states and with salary raises in nearby municipalities, that the raise IS justified.

AMENDMENT

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Classified Salaries for First Year of Biennium. Amend RSA 99:1 (supp), as amended, by striking out said section and inserting in place thereof the following: 99:1 Salaries Established. The salary ranges for all classified state employees,

commencing on June 20, 1975 shall be established as follows:

Labor	2.41	G. t	a. a		
Grade	Min.	Step 1	Step 2	Step 3	Max.
1	6,015.02	6,141.12	6,266.44	6,392.80	6,517.34
2	6,141.12	6,266.70	6,391.24	6,516.30	6,641.36
3	6,266.70	6,391.24	6,515.26	6,640.06	6,765.38
4	6,351.46	6,513.44	6,678.54	6,872.24	7,078.16
5	6,516.04	6,722.74	6,959.60	7,196.72	7,434.10
6	6,715.98	6,952.84	7,190.48	7,427.60	7,664.46
7	6,977.54	7,252.36	7,527.18	7,801.74	8,076.56
8	7,208.16	7,482.98	7,764.04	8,032.36	8,323.75
9	7,438.00	7,713.08	7,987.64	8,275.73	8,572.54
10	7,674.86	7,943.70	8,228.00	8,530.60	8,929.44
11	7,899.24	8,254.95	8,627.29	8,999.64	9,371.98
12	8,240.07	8,656.22	9,072.08	9,488.23	9,904.37
13	8,473.42	8,938.14	9,408.76	9,876.29	10,344.11
14	8,946.84	9,432.91	9,918.69	10,404.76	10,890.54
15	9,380.40	9,887.77	10,389.03	10,896.16	11,400.19
16	9,671.31	10,196.97	10,722.34	11,244.91	11,773.10
17	9,965.87	10,512.59	11,056.21	11,599.56	12,143.47
18	10,390.44	10,967.48	11,544.53	12,121.57	12,698.61
19	10,815.29	11,422.66	12,032.34	12,643.58	13,251.23
20	11,255.02	11,865.48	12,479.03	13,029.58	13,706.12
21	11,695.32	12,311.67	12,928.03	13,541.58	14,158.21
22	12,259.44	12,970.15	13,680.57	14,388.47	15,102.26
23	12,821.04	13,558.98	14,297.21	15,032.06	15,773.09
24	13,382.36	14,147.54	14,913.00	15,678.18	16,443.64
25	14,296.08	15,125.29	15,951.12	16,777.51	17,606.44
26	14,748.17	15,592.26	16,439.71	17,284.08	18,128.44
27	15,200.54	16,062.88	16,925.50	17,787.83	18,653.54
28	15,706.50	16,584.60	17,492.71	18,400.82	19,308.93
29	16,155.54	17,106.61	18,059.93	19.010.72	19,964.31
30	16,635.43	17,631.71	18,627.71	19,623.98	20,622.67
31	17,788.68	18,824.55	19,863.23	20,898.82	21,870.50
32	18,942.51	20,020.75	21,093.28	22,091.68	23,090.08
33	20,342.27	21,494.98	22,594.52	23,691.20	24,790.74
34	21,694.14	22,892.22	24,093.16	25,290.98	26,491.92

2 Classified Salaries for Second Year of Biemmium. Amend RSA 99:1-a (supp) as inserted by 1969, 500:2, as amended, by striking out said section and inserting in place thereof the following:

99:1-a Salaries Established. The salary ranges for all classified employees

commencing on June 18, 1976, shall be established as follows:

Labor							
Grad	de Min.	Step 1	Step 2	Step 3	Max.		
1	6,615.02	6,741.12	6,866.44	6,992.80	7,177.34		
2	6,741.12	6,866.70	6,991.24	7,116.30	7,241.36		
3	6,866.70	6,991.24	7,115.26	7,240.06	7,365.38		
4	6,951.46	7,113.44	7,278.54	7,472.24	7,678.16		
5	7,116.04	7,322.74	7,559.60	7,796.72	8,034.10		
6	7,315.98	7,552.84	7,790.48	8,027.60	8,277.62		
7	7,577.54	7,852.36	8,129.35	8,425.88	8,722.68		
8	7,808.16	8,082.98	8,385.16	8,674.95	8,989.65		
9	8,038.40	8,330.13	8,626.65	8,937.79	9,258.34		
10	8,288.85	8,579.20	8,886.24	9,213.05	9,643.80		
11	8,531.18	8,915.35	9,317.47	9,719.58	10,121.74		
12	8,899.28	9,348.72	9,797.85	10,247.29	10,696.72		
13	9,151.29	9,653.19	10,161.46	10,666.39	11,171.64		
14	9,662.59	10,187.54	10,712.19	11,237.14	11,761.78		
15	10,130.83	10,678.79	11,220.15	11,767.85	12,312.21		
16	10,445.01	11,012.73	11,580.13	12,144.50	12,714.95		
17	10,763.14	11,353.60	11,911.36	12,497.45	13,084.10		
18	11,221.68	11,844.88	12,478.09	13,091.30	13,714.50		
19	11,680.51	12,336.47	12,994.93	13,655.07	14,311.33		
20	12,155.42	12,814.72	13,477.35	14,071.95	14,802.61		
21	12,630.95	13,296.60	13,960.27	14,624.91	15,290.87		
22	13,240.20	14,007.76	14,775.02	15,539.55	16,310.44		
23	13,846.72	14,643.70	15,440.99	16,234.62	17,034.94		
24	14,452.95	15,279.34	16,106.04	16,932.43	17,759.13		
25	15,439.77	16,335.31	17,227.21	18,119.71	19,014.96		
26	15,928.02	16,839.64	17,754.89	18,667.46	19,578.72		
27	16,416.58	17,347.91	18,279.54	19,210.86	20,145.82		
28	16,963.02	17,911.37	18,892.13	19,872.89	20.853.64		
29	17,447.98	18,475.14	19,504.72	20,531.58	21,524.31		
30	17,966.26	19,042.24	20,117.93	21,183.98	22,182.67		
32	19,211.77 20,457.91	20,330.51	21,423.23	22,458.82 23,651.68	23,430.50 24,650.08		
33	20,437.91	21,580.75 23,054.98	22,653.28 24,154.52	25,251.20	26,350.74		
34	23,254.14	24,452.22	25,653.16	26,850.98	28,051.92		
34	23,234.14	24,432.22	23,033.10	20,030.90	20,031.92		

Amend the bill by striking out sections 5, 6, 7, 8 and 9 and inserting in place thereof the following:

5 Appropriation.

I. There is hereby appropriated for the salary increases for classified state employees as provided herein, the following sums:

(a) For the 1976 fiscal year \$3,394,070 from the general funds of the state, \$1,458,016 from highway funds, \$143,411 from fish and game funds, \$764,861 from federal funds, and \$215,117 from self-sustaining and toll funds.

(b) For the 1977 fiscal year, \$7,075,637 from the general funds of the state, \$3,039,534 from highway funds, \$298,970 from fish and game funds, \$1,594,510 from federal funds, and \$448,456 from self-sustaining and toll funds.

II. The governor is authorized to draw his warrant for the sums hereby appropriated.

6 Appropriation for Temporary and Seasonal.

 There are hereby appropriated for salary increases for temporary and seasonal employees as provided herein, the following sums:

(a) For the 1976 fiscal year, \$357,822 from the general funds of the state, \$150,969 from highway funds, \$1,154 from fish and game funds, \$130,944 from federal funds, and \$28,613 from self-sustaining and toll funds.

(b) For the 1977 fiscal year, \$744,269 from the general funds of the state, \$314,016 from the highway funds, \$2,400 from the fish and game funds, \$272,364 from federal funds, and \$59,515 from self-sustaining and toll funds.

II. The governor is authorized to draw his warrant for the sums hereby appropriated.

7 Appropriations for Retirement and OASI.

1. There is hereby appropriated for retirement and OASI the following sums:

(a) For the 1976 fiscal year, \$300,375 from the general funds of the state, \$129,033 from highway funds, \$12,692 from fish and game funds, \$67,690 from federal funds, and \$19,038 from self-sustaining and toll funds.

(b) For the 1977 fiscal year, \$626,194 from the general funds of the state, \$268,999 from highway funds, \$26,459 from fish and game funds, \$141,114 from federal funds, and \$39,688 from self-sustaining and toll funds.

II. The governor is authorized to draw his warrant for the sums hereby appropriated.

8 Appropriations for Retirement and OASI; Temporary and Seasonal.

I. There is hereby appropriated for retirement and OASI for temporary and seasonal employees as provided herein the following sums:

(a) For the 1976 fiscal year, \$26,300 from the general funds of the state, \$11,096 from highway funds, \$85 from fish and game funds, \$9,624 from federal funds, and \$2,103 from self-sustaining and toll funds.

(b) For the 1977 fiscal year, \$54,704 from the general funds of the state, \$23,080 from highway funds, \$176 from fish and game funds, \$20,019 from federal funds, and \$4,374 from self-sustaining and toll funds.

II. The governor is authorized to draw his warrant for the sums hereby appropriated.

9 University System Employees. There is hereby appropriated for the fiscal year ending June 30, 1976 the sum of \$1,907,574. The sum hereby appropriated shall be used by the trustees of the university of New Hampshire to increase the existing salary scales for positions within the university system which salary scales are equivalent to those within the state classified employee salary structure, excluding executive administrators and faculty members, by \$600 or eight percent, whichever is greater, effective June 20, 1975 provided that no salary increase shall exceed \$1,560. There is hereby appropriated for the fiscal year ending June 20, 1977 the sum of \$3,929,192. The sum hereby appropriated shall be used by the trustees of the university of New Hampshire to increase the existing salary scales for positions within the university system which salary scales are equivalent to those within the state classified employee salary structure, excluding executive administrators and faculty members, by \$600 or eight percent whichever is greater, effective June 18, 1976 provided that no salary increase shall exceed \$1,560. This appropriation shall not be transferred or expended for any other purpose. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Rep. Cobleigh moved that HB 284 be indefinitely postponed and spoke to his motion.

Reps. McLane, Roderick O'Connor and Coutermarsh spoke against the motion.

Rep. Hildreth moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Cobleigh requested a division.

Reps. Lessard, Robillard, Horrigan and Kenneth Randall abstained from voting der Rule 16.

 $87\ \text{members}$ having voted in the affirmative and 215 in the negative, the motion lost.

Amendment adopted.

Referred to Appropriations.

HB 416, providing for hazardous duty pay for state police officers engaged in bomb disposal and making an appropriation therefor. Inexpedient to legislate. Rep. Cobleigh for Executive Departments and Administration.

Unanimous rejection of this bill after testimony from Colonel Doyen and others that changes in job grade had solved the problem.

Rep. Sweeney moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. McDonough spoke in favor of the motion.

Rep. McLane spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 25, changing the open season for deer hunting. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Season too late for statewide deer hunting season.

Resolution adopted.

 \mbox{HB} 432, relative to the season for taking wild deer by gun. Ought to pass. Rep. Stimmell for Fish and Game.

Compromise deer season bill. Gives protection to deer herd and extra weekend for Fish and Game revenue.

Rep. Wilfrid Boisvert moved that HB 432 be indefinitely postponed, and yielded to Rep. John Winn, who spoke in favor of the motion.

Reps. Huggins, Stimmell, Bisbee and Harold Thomson spoke against the motion. Rep. Boyd moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Huggins moved that HB 432 be amended and spoke to his motion.

Rep. Stimmell spoke against the motion.

AMENDMENT

Amend RSA 208:2 as inserted by section 1 of the bill by striking out the same and inserting in place thereof the following:

208:2 Taking; Time. Wild deer, outside game preserves, may be hunted and taken from one half hour before sunrise to one half hour after sunset from November first to the third Sunday in November, inclusive, provided that no deer shall be hunted or taken at any time on any island or in any waters in lakes and ponds; and white deer shall not be hunted or taken at any time. Notwithstanding other provisions of this section, resident, licensed hunters shall be permitted to hunt deer for a period of three consecutive days following the regular deer hunting season as set forth in this section.

Amendment adopted.

Rep. Polak requested a division and subsequently withdrew his request.

Ordered to third reading.

HB 573, relative to the taking of deer. Refer to Committee on Fish and Game for interim study to report back for the special session or next regular session. Needs statewide study. Rep. Stimmell for Fish and Game.

Adopted.

The Speaker called for a quorum count.

A quorum was declared present.

HB 327, relative to employer actions during labor disputes and compelling union membership. Inexpedient to legislate. Rep. Richards for Labor, Human Resources and Rehabilitation.

This "Right to work" legislation would eliminate a major reason for joining unions due to the federal requirement that a union represents all members of a bargaining unit, whether union members or not.

Rep. Spirou spoke in favor of the committee report.

Rep. Kenneth Spalding moved that HB 327 be laid upon the table, and spoke to his motion.

Rep. Kendall Cote requested a roll call.

Sufficiently seconded.

YEAS 110 NAYS 217 YEAS 110

BELKNAP COUNTY

Ambrose, French, Lawton, Leary, Mansfield and Marsh.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Anne Gordon, Johnson, Knight, Ladd, Marshala, Turner, Wells and Whipple.

COOS COUNTY

Horton, Mabel Richardson and Valliere.

GRAFTON COUNTY

Ira Allen, Richard Bradley, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Logan, Mann and Ward.

HILLSBOROUGH COUNTY

Bednar, Belcourt, Boyd, Bragdon, Cobleigh, Coburn, Corser, Forsaith Daniels, Douzanis, Joseph Eaton, Philip Heald, Edmund Keefe, Lawrence, Martin, McLaughlin, Milne, Fred Murray, Paradis, Russell Perkins, Polak, Henry Richardson, Leonard Smith, Kenneth Spalding, Theriault, Tropea and Van Loan.

MERRIMACK COUNTY

Ayles, Bartlett, Milton Cate, Chandler, Alice Davis, George Gordon, Harriman, H. Gwendolyn Jones, William Kidder, Millard, Packard, Shepard and Doris Thompson. ROCKINGHAM COUNTY

Appel, Bisbee, William Boucher, Campbell, Collins, Dame, Grace DeCesare, Ellis, Flanagan, Goodrich, Griffin, Hoar, MacGregor, Anthony Randall, Reese, Richards, Rogers, Sanborn, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Canney, Dunlap, Kimball, Osgood, Parshley, Preston, Rowell and Ruel SULLIVAN COUNTY

Barrus, Frizzell, Roma Spaulding, Sara Townsend and George Wiggins.

NAYS 217

BELKNAP COUNTY

Beard, Goyette, Hildreth, James Murray, Nighswander, Sabbow and Young. CARROLL COUNTY

Cullana

Fullam.

CHESHIRE COUNTY

Ballam, Robert Callahan, Cooke, Fillback, Hanna, Cleon Heald, Ramsey, Russell, Scranton and Anthony Stevens.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Rebecca Gagnon, Huggins, Hunt, Victor Kidder, George Lemire, Oleson, Poilin, Wiswell and York.

GRAFTON COUNTY

Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Fimlaid, Gemmill, LaMott, Melnick, Pepitone, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Belanger, Bishop, Bruton, Burke, Carswell, Carter, Colson, Corey, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Day, Drewniak, Dwyer, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Salvatore Grasso, Holland, Howard Humphrey, Karnis, LaChance, Lamy, Lefebvre, Lynch, Lyons, MacDonald, McDonough, McGlynn, Morgan, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil,Orcutt, Arnold Perkins, Peters, Quigley, Reardon, Record, Reidy, Seamans, Shea, Andre Simard, Sing, Solomon, Spirou, Sullivan, P. Robert Thibeault, Harold Thomson, Vachon, Wheeler, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Laurent Boucher, Castaldo, John Cate, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Estee, Gamache, Hager, Haller, Hanson, Hess, James Humphrey, Kenison, LaBonte, McLane, McNichol, Plourde, Ralph, Rich, Riley, Ryan, Shapiro, Sherman, Tarr and Underwood.

Barka, Belair, Benton, Blanchette, Briggs, Thomas Connors, Cotton, Cunningham, Roy Davis, Donald Decesare, Eastman, Erler, Gage, Ganley, Gaskill, Gillis, Goff, Gorman, Greene, Harney, Hobbs, Kashulines, Kelley, King, Krasker, Maynard, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Scamman, Schwaner, Constance Simard, Skinner, Southwick, Splaine, Stimmell, Tavitian, George Thibeault and Twardus.

STRAFFORD COUNTY

Bernard, Bouchard, Shirley Clark, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Parnagian, Pray, Robillard, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Rousseau, Scott and Williamson.

and the motion lost.

Rep. Johnson moved that HB 327 be recommitted to the committee on Labor, Human Resources and Rehabilitation and spoke to his motion.

Reps. Coutermarsh, Taylor, Wheeler, Winkley, Spirou, and Plourde spoke against the motion.

Rep. Chandler and George Wiggins spoke in favor of the motion.

Rep. Coutermarsh moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Spirou moved that HB 327 be indefinitely postponed and spoke to his motion.

Adopted.

Reps. Martel, Cressy and Ingram wished to be recorded as opposed to HB 327.

HB 434, authorizing the superintendent of the New Hampshire hospital to make loans to employees and to reimburse employees to replace stolen or destroyed personal effects. Majority: Inexpedient to legislate; Rep. Bernard for State Institutions, Minority: Recommit to Subcommittee on State Institutions. (Reps. Morgrage, Zechel, Martel, Tibbetts, Copenhaver, Rich and Gorman)

Majority: This bill is discriminatory in that it singles out one state institution for special consideration, when the problem is a much larger one involving the entire state payroll plan. The claims aspect of the bill would require a sizeable appropriation if all state institutions were covered. There is recourse for employees at the present time to recover costs of lost or destroyed articles. Minority: This bill deals with two distinct matters. Further study is needed.

Rep. Morgrage moved that HB 434 be recommitted to the committee on State Institutions and spoke to his motion.

Rep. Cleon Heald spoke against the motion.

Reps. Cushman and Zechel spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

150 members voted in the affirmative and 152 in the negative.

Rep. Cushman requested a roll call.

Sufficiently seconded.

YEAS 158 NAYS 162 YEAS 158

BELKNAP COUNTY

Ambrose, Bowler, Brouillard, Hildreth, Mansfield and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin and Howard.

CHESHIRE COUNTY

Ballam, Close, Hanna, Knight, Ramsey and Russell.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Huggins, Judd, Victor Kidder, Oleson and Poulin.

GRAFTON COUNTY

Altman, Richard Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Myrl Eaton, Gemmill, Logan, Melnick, Symons and Webb. HILLSBOROUGH COUNTY

Bednar, Bishop, Carswell, Margaret Cote, Cullity, Philip Currier, Douzanis, Joseph Eaton, Gardner, Daniel Healy, Holland, Howard Humphrey, Edmund Keefe, Lefebvre, Lynch, Martin, McDonough, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, O'Neil, Orcutt, Peters, Polak, Quigley, Henry Richardson, Seamans, Shea, Sing, Leonard Smith, Kenneth Spalding, P. Robert Thibeault, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Castaldo, Milton Cate, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Alice Davis, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, McLane, McNichol, Packard, Ralph, Rich, Ryan, Shapiro and Underwood.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Blanchette, William Boucher, Briggs, Campbell, Collins, Thomas Connors, Cotton, Cressy, Cunningham, Roy Davis, Doanld DeCesare, Ganley, Gorman, Greene, Griffin, Hoar, Hobbs, Kashulines, Kelley, Krasker, Lockhart, MacGregor, McEachenr, Niebling, Parolise, Peterson, Anthony Randall, Richards, Sanborn, Sayer, Splaine, Stimmell, Tavitian, George Thibeault and Webster. STRAFFORD COUNTY

Canney, Dunlap, Habel, Horrigan, Lessard, Maloomian, McManus, Parshley, Robillard, Tibbetts, Torrey, Winkley and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Sara Townsend and Williamson.

NAYS 162

BELKNAP COUNTY

Beard, French, Goyette, Lawton, Leary, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Dickinson, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cooke, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Ladd, Marshala, Nims, Turner, Wells and Whipple. COOS COUNTY

Burns, Craggy, Horton, Hunt, George Lemire, Mabel Richardson, Valliere, Wiswell and York.

Grafton County

Ira Allen, Buckman, George Cate, W. Murray Clark, Duhaime, A.C.Jones, Mann, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Ackerson, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carter, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Kendall Cote, Crotty, Forsaith Daniels, Day, Drewniak, Dwyer, Clyde Eaton, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, George Healy, Karnis, LaChance, Lamy, Lawrence, Armand Lemire, Levasseur, Lyons, MacDonald, Timothy O'Connor, Paradis, Russell Perkis, Reardon, Record, Reidy, Andre Simard, Sullivan, Seeeney, Theriault, Harold Thomson, Tropea, Vachon and Van Loan.

MERRIMACK COUNTY

Chris Andersen, Bartlett, John Cate, Chandler, Estee, Gamache, George Gordon, Kenison, LaBonte, Millard, Noble, Riley, Shepard, Sherman, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Bisbee, Collishaw, Dame, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Gaskill, Goodrich, Harney, O'Connell, Page, Parr, Read, Rogers, Schwaner, Constance Simard, Southwick, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Donnelly, Dumais, Hebert, Joncas, Joos, Kimball, Kincaid, Osgood, Parnagian, Pray, Preston, Rowell, Ruel, Sackett and Tripp.
SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Rousseau, Scott, Roma Spaulding and George Wiggins.
and the motion lost.

Resolution adopted.

HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time. Ought to pass with amendment, Rep. Morgan for Statutory Revision.

This bill adds membership in the general court to the prohibitions against concurrent county office holding.

Amendment lost.

Rep. Mann moved that HB 75 be indefinitely postponed and spoke his motion.

Rep. Sara Townsend spoke in favor of the bill.

Reps. George Gordon, George Wiggins and Hanson spoke in favor of the motion.

Rep. Eugene Daniell spoke against the motion.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

128 members having voted in the affirmative and 187 in the negative, the motion lost.

Question being on the committee report.

On a voice vote the Speaker was in doubt and requested a division.

The clerk read the bill in full.

Rep. Russell Chase rose on a point of information.

225 members having voted in the affirmative and 102 in the negative, HB 75 was ordered to third reading.

HB 231, permitting changes of party affiliation by mail and changing the time for holding sessions of the supervisors of the checklist. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Eliminates need for notarial affidavit on changes in party done by mail.

AMENDMENT

Amend RSA 56:40, IV as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

IV. All forms for change of party registration shall be signed by the voter and shall be in a form substantially as follows:

STATE OF NEW HAMPSHIRE

l, of in the county of hereby declare:
(street & town or city)

-I. That I am a registered member of the party: OR

- —II. That I am not a registered member of any party (Mark and X in the appropriate space before I or II.) and that I wish to change my party designation as indicated by an X below:
- III. I wish to affiliate with the party and that I generally support the candidates of that party; or
 - IV. I do not wish to be rigistered as a member of any party.

(Signed)

Amendment adopted.
Ordered to third reading.

The Speaker called for a quorum count.

237 members having answered, a quorum was declared present.

CACR 9, relating to use of certain revenues for transportation. Providing that certain revenues be used for improving the transportation system of the state. Majority: Inexpedient to legislate; Rep. Joncas for Constitutional Revision. Minority: Ought to pass with amendment. (Reps. Peters and Taylor)

Majority: Sentiments were that special highway funds should not be opened up for general transportation purposes. The state highway system is already in disrepair and any tampering with these funds will only result in a worsening condition. Minority: The closeness of the committee vote begs this issue be given a full hearing on the floor. The concept of broadening the Highway Trust Fund to consider alternative systems becomes confused by anti-railroad, anti-bus sentiments. The minority also considers it a poor fiscal precedent to "lock up" special funds in the constitution thus denying legislative reallocation of funds biennially according to current need.

Rep. French moved debate be limited to thirty minutes.

Adopted.

Rep. Taylor moved that the report of the minority ought to pass with amendment, be substituted for report of the majority, inexpedient to legislate, and spoke to his motion.

Reps. Alice Davis, George Wiggins, Leonard Smith, James Humphrey, Bednar and Richard Bradley spoke against the motion.

Reps. Hunt, Schwanner, and Hoar spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Taylor requested a division.

89 members having voted in the affirmative, and 251 in the negative, the motion lost

Rep. Lawton moved that CACR 9 be indefinitely postponed. Adopted.

Rep. Hager moved that HB 179, permitting the Fitzwilliam and Richmond school districts to withdraw from Monadnock school district, be taken from the table.

Adopted.

Rep. Whipple withdrew his motion of ought to pass on HB 179.

Rep. Hager moved that HB 179 be referred to the House Education Committee for interim study.

Adopted.

SUSPENSION OF RULES

Rep. Greene moved that the rules of the House be so far suspended as to permit a hearing without two days' notice on HB 658, providing for designation and control of critical resource areas and the development of areas of regional impact and making an appropriation therefor, and HB 681, providing for local designation of certain specified resource areas as critical and locally regulating land use therein.

Adopted by the necessary two-thirds.

Rep. Skinner moved that House rule 58, requiring all standing committees other than the Appropriations Committee, to whom a bill or resolution containing an

appropriation has been referred, to report such bill or resolution to the floor of the House by April first or earlier, be suspended on HB's

509, relative to collective bargaining for classified state employees and making an appropriation therefor;

515, to foster the establishment of management-employee relations in state employment and making an appropriation therefor, and

516, relative to collective bargaining rights of public employees of political subdivisions and making an appropriation therefor.

Adopted by the necessary two-thirds.

RESOLUTIONS

on the death of

REPRESENTATIVE KENNETH L. SENTER

Whereas, we have learned with sorrow of the death of Kenneth L. Senter, a Representative from Derry and Chairman of the Rockingham County Delegation, and Whereas, Mr. Senter has served his community faithfully and with efficiency, therefore be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Senter, and be it further

Resolved, that a copy of these resolutions be transmitted to his family.

Offered by Representatives Ernest P. Barka, Kenneth M. Bisbee, Donald W. Gorman, Herbert L. MacGregor and Maurice W. Read.

RECONSIDERATIONS

Rep. Stimmell moved reconsideration on HB 432, relative to the season for taking wild deer by gun.

Reconsideration lost.

Rep. Sara Townsend moved reconsideration on HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time.

Reconsideration lost.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Thursday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 432, relative to the season for taking wild deer by gun.

HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time.

HB 231, permitting changes of party affiliation by mail and changing the time for holding sessions of the supervisors of the checklist.

330 members were recorded as present.

On motion of Rep. French the House adjourned at 5:22 o'clock in honor of Rep. Victor Kidder's birthday and Greek Independence Day.

Thursday, 27Mar75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

It is said, 'He who sings, prays twice." Out of the Christian tradition comes this song-prayer, "Were You There?" It calls us to the task of self examination. In this the Christians Holy Week do we as persons destroy or build up God's goodness and love right where we are, doing our thing as leaders. Will you join me in concerned refection as I sing these words of prayer:

Were you there when they crucified my Lord?
Were you there when they crucified my Lord?
Oh!...Sometimes it causes me to tremble, tremble, tremble,
Were you there when they crucified my Lord? Amen! (Negro Spiritual)

Rep. Johnson led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Milbank and Record, the day, illness.

Rep. Danforth, the day, funeral.

Rep. Mansfield, the day, death in family.

Reps. McManus, Webb, Ruel, Altman and A.C.Jones, the day, important business.

INTRODUCTION OF GUESTS

Harriet Richardson, former Representative for eight terms, and daughter Wilma, guests of the Dover Delegation; Mrs. Marie Fahey and Mrs. Janet Haddock, representing Retired Senior Volunteer Program and members of Senior Drop-in Center of Laconia, guests of Rep. Bowler; Charles B. Roberts, former Representative, uncle of Speaker, George B. Roberts, Jr.; Mrs. Flora Hildreth, representing R.S..V.P. and a member of Senior Drop-in Center of Laconia, grandmother of Rep. Hildreth; Mrs. Irene Hart and Mrs. Rosalyn Therien, sister and cousin of Rep. Donnelly; Students from Thornton's Ferry School in Merrimack, guests of Reps. Lyons and Carswell

Rep. French offered the following:

Resolved that in accordance with the list in the possession of the clerk, House Bills numbered 682 through 716 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS First, second reading & referral

HB 682, requiring an annual renewal of certificates and permits of certain carriers for hire. (Young of Belknap Dist. 8; Hoar of Rockingham Dist. 8—To Transportation)

HB 683, authorizing the liquor commission to issue licenses for sales of wine on premises for which an on-sale beverage permit has been obtained. (Holland of Hillsborough Dist. 24—To Liquor Laws)

HB 684, levying an assessment against the state's revenue from alcoholic beverages for the program on alcohol and drug abuse. (Hanson of Merrimack Dist. 5—To Health and Welfare)

HB 685, relative to pupil attendance during final examinations. (Horrigan of Strafford Dist. 4—To Education)

HB 686, relative to the registration of wreckers. (Campbell of Rockingham Dist. 5—To Transportation)

HB 687, establishing a five year term of office for the commissioner of employment security. (Hildreth of Belknap Dist.7; O'Connor of Strafford Dist. 18—To Executive Departments and Administration)

HB 688, permitting access from Rockingham boulevard in the town of Salem to a tract of land on the southerly side thereof. (Collins of Rockingham Dist. 5; Parolise of Rockingham Dist. 5; Campbell of Rockingham Dist. 5—To Public Works)

HB 689, requiring persons engaged in the hunting of game animals to display on their person a minimum amount of color known as hunter orange. (Murray of Belknap Dist. 9—To Fish and Game)

HB 690, relative to deductions from business profits tax for the parent of subsidiary groups. (Burns of Coos Dist. 4—To Ways and Means)

HB 691, extending the deadline for compliance with the air pollution control commission regulation pertaining to burning dumps. (Richardson of Coos Dist. 4; Burns of Coos Dist. 4; Morgan of Hillsborough Dist. 3; Humphrey of Hillsborough Dist. 1; Altman of Grafton Dist. 8; Eaton of Hillsborough Dist. 5; Dunlap of Strafford Dist. 14; Randall of Belknap Dist. 3; Patenaude of Coos Dist. 7; Chase of Carroll Dist. 4; Allen of Grafton Dist. 1; Buckman of Grafton Dist. 9; Humphrey of Merrimack Dist. 11; Whipple of Cheshire Dist. 4; Turner of Cheshire Dist. 11; Davis of Rockingham Dist. 2; Allen of Carroll Dist. 5; Robillard of Strafford Dist. 16; Oleson of Coos Dist. 5; Eaton of Grafton Dist. 8; Dickinson of Carroll Dist. 2; Gemmill of Grafton Dist. 10; Cummings of Grafton Dist. 12—To Environment and Agriculture)

HB 692, protecting the right of privacy of persons holding pistol permits or licenses. (Andersen of Merrimack Dist. 15—To Judiciary)

HB 693, requiring an annual certificate for a regular route common carrier. (Hoar of Rockingham Dist. 8; Young of Belknap Dist. 8—To Transportation)

HB 694, relative to the payment of public assistance to a protective payee of an incompetent person. (Bowler of Belknap Dist. 3; Cushman of Merrimack Dist. 9—To Health and Welfare)

HB 695, establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings. (Lamy of Hillsborough Dist. 35—To Banks and Insurance)

HB 696, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison. (Conley of Carroll Dist. 3—To Resources, Recreation and Development)

HB 697, providing that funds for the improvement of agricultural fairs shall not lapse for a period of two years. (Bradley of Grafton Dist. 5—To Appropriations)

HB 698, authorizing state-wide branch banking subject to certain limitations. (Lamy of Hillsborough Dist. 35; Murray of Hillsborough Dist. 3; Plourde of Merrimack Dist. 7; Murray of Belknap Dist. 9—To Banks and Insurance)

HB 699, relative to the commissioner of safety participating in the state retirement system. (Conley of Carroll Dist. 3—To Executive Departments and Administration)

HB 700, to authorize review and approval of site plans for parking facilities by planning boards. (Woodruff of Hillsborough Dist. 18—To Municipal and County Government)

HB 701, providing that if the estimated business profits tax is less than two hundred dollars the filing of a declaration of estimated tax is not required. (Read of Rockingham Dist. 4—To Ways and Means)

HB 702, relative to the length and expenses of a quarantine of domestic animals and allowing the state verterinarian to determine at what age bovine animals are vaccinated against brucellosis. (Townsend of Grafton Dist. 14—To Environment and Agriculture)

HB 703, relative to permitted deductions for the interest and dividends tax. (Frizzell of Sullivan Dist. 7—To Ways and Means)

HB 704, establishing a maximum speed limit in the state of fifty-five miles per hour. (Hobbs of Rockingham Dist. 23—To Transportation)

HB 705, requiring gasoline suppliers to offer surplus gasoline to their dealer franchisees. (MacDonald of Hillsborough Dist. 32; Coutermarsh of Hillsborough Dist. 24, Lawrence of Hillsborough Dist. 15; Spirou of Hillsborough Dist. 27, Murray of Belknap Dist. 9; Marsh of Belknap Dist. 2; Boucher of Merrimack Dist. 6; Boucher of Rockingham Dist. 3; Harney of Rockingham Dist. 15—To Transportation)

HB 706, redefining the practice of chiropractic. (Griffin of Rockingham Dist. 19-To Health and Welfare)

HB 707, relative to exempting school children from immunization requirements for religious reasons. (Griffin of Rockingham Dist. 19—To Health and Welfare)

HB 708, relative to the time limit for removal of timber slash. (Karnis of Hillsborough Dist. 4—To Environment and Agriculture)

HB 709, defining taxes to include special assessments and agreements in lieu of or in the nature of special assessments for tax collection and lien purposes. (Shapiro of Merrimack Dist. 20--To Municipal and County Government)

HB 710, requiring permission of landowners before OHRV's permitted on private land. (Taylor of Grafton Dist. 9; Johnson of Cheshire Dist. 3; McDonough of Hillsborough Dist. 29—To Transportation)

HB 711, establishing a district criminal appeals court. (Hobbs of Rockingham Dist. 23; French of Belknap Dist. 1—To Judiciary)

HB 712, relative to collective bargaining for operating staff employees of the University system. (Skinner of Rockingham Dist. 3—To Labor, Human Resources and Rehabilitation)

HB 713, providing for collective bargaining in public education. (French of Belknap Dist. 1; Van Loan of Hillsborough Dist. 9; Scranton of Cheshire Dist. 16; Keefe of Hillsborough Dist. 23; Currier of Hillsborough Dist. 15; Boucher of Rockingham Dist. 3 To Labor, Human Resources and Rehabilitation)

HB 714, providing collective bargaining for firefighters. (Hildreth of Belknap Dist. 7—To Labor, Human Resources and Rehabilitation)

HB 715, relative to the unauthorized sale or purchase of passenger tramway

tickets and providing a penalty therefor. (Spalding of Hillsborough Dist. 10—To Judiciary)

HB 716, relative to the deadline for verifying nomination papers and providing for a nominee's consent to a nomination by nominating papers. (Goff of Rockingham Dist. 5; Belair of Rockingham Dist. 5—To Statutory Revision)

SENATE MESSAGES NONCONCURRENCE

HB 68, increasing certain special retirement benefits payable from the highway fund.

HB 70, relative to the seating capacity of motor carriers of passengers classified as taxicabs.

CONCURRENCE

HB 186, relative to capital requirements for trust companies and savings banks and time limits for incorporation and commencement of business operations by trust companies and savings banks.

HB 110, providing for an annual observance by proclamation of January fifth and September seventeenth as Constitution days.

HB 34, requiring members of the general court to comply with competitive bidding procedures in transactions with the state.

HB 346, increasing the debt limit for the Londonderry School District.

HB 318, transferring the N. H. distributing agency from the department of administration and control to the department of education and permitting such agency to cooperate with N. H. School Food Service Association.

HB 278, requiring copies of dredge and fill permits to be filed with the municipal governing body.

HB 24, relative to the publishing of certain material in the annual reports of county officers.

HB 142, relative to the conveyance of real estate by husband and wife where one is mentally incompetent.

SIX-DAY EXTENSIONS GRANTED

HB 437, establishing a Pittsfield judicial district and a Pittsfield district court. (Judiciary)

HB 371, relative to canvass of votes for congressmen and certification of the election. (Statutory Revision)

HB 362, establishing a coastal zone management plan. (Environment and Agriculture) ${\sf Agriculture}$

HB 382, to legalize the town meeting of Bristol held on March 5, 1974. (Municipal and County Government)

HB 122, relative to off-highway recreational vehicles. (Transportation)

COMMITTEE REPORTS

(Consent Calendar)

Rep. French moved that the House adopt the committee recommendation of Inexpedient to legislate on HB's 377, 390, 387, 395, 477 and 585, and further moved that the House adopt the committee recommendation of Ought to pass on HB's 372, 563 and 429, and further moved that the House adopt the committee recommendation of Refer to interim study committees by the appropriate standing committees on HB's 414 and 426.

Adopted.

HB 377, authorizing the city of Dover to borrow for hospital construction. Inexpedient to legislate. Rep. Lessard for Dover Delegation.

Need for legislation ended by result of referendum.

HB 390, permitting the labor commissioner to grant needed variances for the elevators to the old post office building. Inexpedient to legislate. Rep. Hess for Legislative Administration.

Since the elevators now meet the American Standard Safety Code for elevators, this legislation is no longer necessary.

HB 387, exempting county farms from local property taxes. Inexpedient to legislate. Rep. Mann for Municipal and County Government.

Testimony inconclusive as to any value of this legislation.

HB 395, providing for a June state primary. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Would apparently not accomplish anything useful.

HB 477, establishing a study committee to review, recommend changes in and propose a recodification, if necessary, of the election laws of the state and making an appropriation therefor. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

It is anticipated that the Speaker will appoint an interim study committee.

HB 585, repealing the provisions of the statutes relative to hawkers and peddlers. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Sponsor does not Wish to have legislation pass.

HB 372, increasing the compensation for collecting resident taxes for tax collectors paid on a commission or part-time basis. Ought to pass. Rep. Rowell for Municipal and County Government.

This bill increases the compensation for tax collectors paid on a commission or part-time basis from twenty cents to thirty cents for each resident tax.

HB 563, naming the 10th Mountain Division Memorial Highway. Ought to pass. Rep. Belair for Public Works.

Committee feels that this bill provides for a fitting tribute to an honorable group who have served our state well.

HB 429, relative to emergency treatment of certain patients at the New Hampshire hospital. Ought to pass. Rep. Goodrich for State Institutions.

This bill protects administrator when giving consent for medical treatment for incompetent patients.

HB 414, requiring notice of transfer of ownership of dogs to be filed with town or city clerk, with failure to do so to constitute a violation. Refer to the Committee on Municipal and County Government for interim study. Rep. Gaskill for Municipal and County Government.

This bill requires further study along with HB 426.

HB 426, relative to the fees for licensing dogs and dog keepers, breeders and trainers and providing a late fee for failure to procure a license prior to June first. Refer to the Committee on Municipal and County Government for interim study. Rep. Gaskill for Municipal and County Government.

This bill has merits but needs further study.

COMMITTEE REPORTS

(Regular Calendar)

HB 526, establishing a professional standards board to advise the state board of education. Ought to pass with amendment. (Rep. Gemmill for Education)

Unanimous committee decision to give statutory authority to an excellent advisory board. Amendment simply clarifies who sits on the board.

AMENDMENT

Amend RSA 186:60, I(a)—(e) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

- (a) The commissioner of education or his designee;
- (b) The assistant education chief of the office of teacher education and professional standards who shall be non-voting member and who shall be the executive secretary of the board;
- (c) Nine members representing classroom teachers or education specialists; or both:
- (d) Nine members representing higher education and education administration; and
 - (e) two members representing qualified laypersons.

Amendment adopted Ordered to third reading HB 351, relative to equine infectious anemia and making an appropriation therefor. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Swamp Fever is a real threat in this state and provision needs to be made for protection from it.

AMENDMENT

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Effective Date.

I. RSA 443:101 as inserted by section 1 of the act shall take effect as it relates to horses used for pleasure riding six months after passage and as it applies to all other horses said section shall become effective sixty days after passage.

II. The remainder of section 1 and section 2 of the act shall take effect July 1, 1975.

Amendment adopted.

Referred to Appropriations.

HB 439, establishing the position of state archeologist and creating a program for archeological research and making an appropriation therefor. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

This bill creates the office of state archeologist within the department of resources and economic development. The state archeologist would establish a state-wide archeological record, would develop an excavation priority policy and would supervise archeological activities undertaken by and in the state. All archeological objects acquired by this state would be preserved and maintained as the property of the people of the state.

The sum of \$1,000 is appropriated for the expenses of the office of state archeologist during the biennium.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 State Archeology Program. Amend RSA 12-A by inserting after section 17 the following new subdivision:

State Archeology Program

12-A:18 State Archeologist; Office Established. Within the department of resources and economic development there shall be the office of state archeologist. The state archeologist shall be appointed by the commissioner of resources and economic development. The archeologist shall be a person who has received graduate training and who is, or has been, professionally engaged in archeological research.

12-A:19 Duties. The duties of the state archeologist shall be:

- To establish a state-wide archeological record of historic and prehistoric sites and resources;
- II. To establish an excavation priority policy according to threat of destruction, significance for historic or scientific research, and general education value, in that order:
- III. To excavate sites when funding is available and encourage public cooperation in studying, reporting and preserving such sites and resources;
- IV. To arrange for the preservation, storage, study, classification and exhibition of artifacts and other tangible results of the investigation:
- V. To maintain liaison with governmental educational and private agencies and individuals;
- VI. To supervise and approve personnel responsible for producing archeological impact statements in the state; and
- VII. To seek and accept governmental and private funds which may be available for promoting a program of archeological research.
- 12-A:20 Preservation of Archeological Objects. All archeological objects donated to or otherwise acquired by this state shall be preserved and maintained as the property of the people of this state and shall be held in trust by appropriate institutions within the state.
- 2 Appropriation. The sum of one thousand dollars is hereby appropriated to the department of resources and economic development for the biennium ending June

30, 1977 for the use of the office of state archeologist. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

HB 451, to provide for the protection of endangered or threatened species of wild plants and nongame wildlife and making an appropriation therefor. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Bill too broad in scope. Needs to be rewritten.

Resolution adopted.

HB 238, relative to compilation of divorce statistics, eligibility for marriage, the waiting period for marriage certificates and recognition of marriages. Ought to pass with amendment. Rep. Arnold for Judiciary.

Advocated by registrar of vital statistics, town clerks' association. Eliminates waiting period beyond time for blood test results, clarifies, Unanimous,

AMENDMENT

Amend the title of the bill by striking out same in inserting in place thereof the following:

AN ACT

relative to compilation of divorce statistics, eligibility for marriage and the waiting period for marriage certificates.

Amend RSA 458:15 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

458:14 Clearks Returns. The cleaks of the superior court shall, at the close of each term in their respective counties at which divorces are granted, make return to the registrar of vital statistics of such facts as required by the division of public health services pursuant to RSA 126:2. The information necessary to prepare the return shall be furnished, with the divorce libel, to the clerk of the court by the libelant or the legal representative of same on forms prescribed and furnished by the registrar of vital statistics.

Amend RSA 457:23, I as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

I. A statement signed by a licensed physician that each applicant has submitted to a standard serological blood test and that in the opinion of the physician, the applicant is not infected with syphilis or, if the applicant is infected, it is not in a stage that may become communicable. The statement shall be accompanied by a record of the blood test and this record shall contain the exact name of the applicant. The blood test shall be performed by the department of health and welfare, division of public health services, on request of a licensed physician, or at a laboratory approved by the division. The test shall not be made more than thirty days before the issuance of the marriage license. In this section, "standard serological blood test" and "approved serological laboratory" mean, respectively, any test or laboratory established as such by the division of public health services under RSA 141:11 or by the armed forces of the United States, by the United States veterans administration or by the United States public health service.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Waiting Period for Marriage Certificate Eliminated. Amend RSA 457:26 by striking out said section and inserting in place thereof the following:

457:26 Certificate of Filing of Notice of Intention. The town clerk shall on the date on which the notice of intention of marriage was entered in his office, deliver to the parties a certificate, under his hand, embodying the facts required in RSA 457:22, specifying the time when the notice was entered with him, which certificate shall be delivered to the minister or magistrate who is to officiate, before he shall proceed to solemnize the marriage. Said certificate shall be valid only for a period of ninety days from the date of issue.

Amend the bill by striking out section 6 and renumbering section 7 to read 6.

Amendment adopted.
Ordered to third reading.

HB 312, increasing the minimum age for purchase, sale and consumption of alcoholic beverages to twenty-one years. Inexpedient to legislate. Rep. Frizzell for Judiciary.

Bill was recommitted on March 5 and Committee refused to reconsider on a 12 to

6 vote.

Rep. Coburn moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Lucas spoke against the motion.

Rep. Spirou moved that HB 312, be indefinitely postponed, and spoke to his motion.

Reps. Parr, Sanborn, Young and Ellis spoke against the motion.

Rep. French spoke in favor of the motion.

Rep. Kendall Cote moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Parr requested a roll call.

Sufficiently seconded.

YEAS 167 NAYS 120 YEAS 167

BELKNAP COUNTY

Ambrose, Brouillard, French, Goyette, Hildreth, Lawton, Kenneth Randall and Sabbow.

CARROLL COUNTY

Duprey and Howard.

CHESHIRE COUNTY

Ballam, Close, Cooke, Cournoyer, Anne Gordon, Hanna, Knight, McGinness, Nims, Proctor, Ramsey, Russell, Scranton and Wells.

COOS COUNTY
Burns, Cooney, Hunt, Judd, Poulin, Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Chambers, Cynthia Clark, Copenhaver, Cornelius, Fimlaid, Gemmill, Hough, Logan, Melnick, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Baker, Barrett, Belanger, Belcourt, Bernier, Bishop, Bruton, Colson, Corey, Crotty, Cullity, Day, Douzanis, Dwyer, Ferguson, Fleisher, Gardner, Gauthier, Geiger, Gelinas, Gramling, George Healy, Howard Humphrey, Edmund Keefe, Lamy, Lawrence, Lefebvre, Lynch, Lyons, Martel, Martin, McDonough, Morgrage, Fred Murray, Nardi, Normand, Paradis, Arnold Perkins, Peters, Quigley, Reidy, Shea, Andre Simard, Sing, Solomon, Spirou, Sweeney, Theriault, P. Robert Thibeault, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Laurent Boucher, Milton Cate, Raymond Chase, David Currier, Cushman, Alice Davis, Estee, Gamache, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McLane, McNichol, Packard, Plourde, Riley, Ryan, Shapiro, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Benton, Blanchette, Briggs, Casassa, Thomas Connors, Cotton, Roy Davis, Donald DeCesare, Grace DeCesare, Harney, Hobbs, King, Krasker, Maynard, McEachern, O'Connell, Parolise, Peterson, Scamman, Splaine, Stimmell and George Thibeault. STRAFFORD COUNTY

Shirley Clark, Donnelly, Charles Grassie, Habel, Hebert, Kincaid, Lessard, Rod O'Connor, Parshley, Robillard, Sackett and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, LeBrun, Lucas and Olden,

NAYS 120

BELKNAP COUNTY

Beard, Leary, James Murray, Nighswander and Young.

CARROLL COUNTY

Roderick Allen, Conley, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Fillback, Cleon Heald, Johnson, Marshala, Turner and Whipple.

COOS COUNTY

Fortier, Huggins, Victor Kidder and Mabel Richardson.

GRAFTON COUNTY

Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Mann and Ward.

HILLSBOROUGH COUNTY

Ainley, Bednar, Wilfrid Boisvert, Bragdon, Burke, Carter, Coburn, Kendall Cote, Forsaith Daniels, Drewniak, Clyde Eaton, Joseph Eaton, Granger, Salvatore Grasso, Daniel Healy, Karnis, LaChance, Armand Lemire, Levasseur, MacDonald, McGlynn, McLaughlin, Milne, Morgan, Morrissette, Timothy O'Connor, Russell Perkins, Polak, Reardon, Henry Richardson, Sullivan, Harold Thomson and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Chandler, Christensen, Eugene Daniell, James Humphrey, William Kidder, Ralph, Rich, Shepard, Sherman and Tarr.

ROCKINGHAM COUNTY

Appel, Belair, William Boucher, Campbell, Collishaw, Dame, Eastman, Ellis, Erler, Gaskill, Gillis, Kelley, Parr, Anthony Randall, Reese, Richards, Sanborn, Constance Simard, Skinner, Tavitian, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dunlap, Joos, Kimball, Maloomian, Parnagian, Pray, Preston, Barbara Thompson, Tibbetts, Torrey and Tripp. SULLIVAN COUNTY

Barrus, Frizzell, Mahoney, Scott, Roma Spaulding and George Wiggins. and the motion passed.

Rep. Collins wished to be recorded in favor of the committee report inexpedient to legislate.

Reps. Vachon and Cressy wished to be recorded in favor of indefinite postponement.

HB 431, relative to compensation of victims of crimes, and making an appropriation therefor. Ought to pass. Rep. McManus for Judiciary.

Would create a fund to indemnify the victims of violent crimes who have no means of payment from outside sources. Is limited strictly to out-of-pocket expenses and in no case more than \$10,000. Provides for review of each claim by the Attorney General's Office and hearing before payment by the Superior Court. Referred to Appropriations.

HB 433, relative to the appeal of New Hampshire real estate commission determinations. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Present law is adequate to protect all parties. Proposed change could work a hardship on individuals involved in disciplinary proceedings before the Board. Resolution adopted.

HB 474, establishing a committee to investigate the penetration of crime into the state and making an appropriation therefore. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Committee felt there were more urgent priorities.

Rep. Eugene Daniell moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

The Speaker cautioned the member to confine his remarks to the substance of his motion.

Rep. Lawton rose on a point of order.

Rep. Daniell continued to speak.

The Speaker ordered the member seated.

Rep. Daniell appealed the ruling of the Speaker.

The Speaker called for a quorum count.

The Speaker declared a quorum present. Rep. Daniell spoke on his appeal.

Reps. Lawton, Spirou and French spoke in opposition of the appeal.

Rep. Brouillard moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Kenneth Spalding requested a roll call.

Sufficiently seconded.

Reps. Roderick Allen and Dickinson wished to be recorded as in favor of upholding the ruling of the Speaker.

YEAS 276 NAYS 35 YEAS 276

BELKNAP COUNTY

Ambrose, Beard, Brouillard, French, Goyette, Hildreth, Lawton, Leary, Marsh, James Murray, Nighswander, Kenneth Randall, Sabbow and Young. CARROLL COUNTY

Russell Chase, Claflin, Conley, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, Ladd, Marshala, McGinness, Nims, Proctor, Ramsey, Russell, Scranton, Anthony Stevens, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Mabel Richardson, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, George Cate, Chambers, Cynthia Clark, Copenhaver, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, Logan, Mann, Melnick, Pepitone, Taylor and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Baker, Barrett, Bednar, Belanger, Belcourt, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Colson, Corey, Margaret Cote, Crotty, Cullity, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Geiger, Gelinas, Gramling, Granger, Salvatore Grasso, Philip Heald, George Healy, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lefebvre, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Martel, Martin, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Peters, Polak, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Solomon, Kenneth Spalding, Spirou, Sullivan, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Castaldo, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Packard, Plourde, Rich, Riley, Ryan, Shapiro, Shepard, Sherman, Tarr, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Blanchette, William Boucher, Casassa, Collishaw, Thomas Connors, Cotton, Cressy, Dame, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Harney, Hoar, Kashulines, Kelley, King, Lockhart, Maynard, O'Connell, Page, Anthony Randall, Reese, Richards, Sanborn, Scamman, Constance Simard, Southwick, Stimmell, Tavitian, George Thibeault, Webster and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Dunlap, Habel, Hebert, Joos, Kimball, Kincaid, Lessard, Maloomian, Rod O'Connor, Osgood, Parnagian, Pray, Preston, Rowell, Barbara Thompson, Tibbetts, Torrey, Tripp and Woods. SULLIVAN COUNTY

D'Amante, Desnoyer, Frizzell, LeBrun, Mahoney, Rousseau, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

NAYS 35

COOS COUNTY

Oleson, Poulin and York.

GRAFTON COUNTY

Cornelius.

HILLSBOROUGH COUNTY

Bernier, Carter, Joseph Cote, Kendall Cote, Day, Douzanis, McDonough, Normand, Russell Perkins, Sweeney and Theriault.

MERRIMACK COUNTY

Raymond Chase, Cushman, Eugene Daniell, Ralph and Elmer Wiggin.

ROCKINGHAM COUNTY

Briggs, Collins, Grace DeCesare, Hobbs, Parolise, Peterson and Splaine.

STRAFFORD COUNTY

Appleby, Dudley, Charles Grassie, Parshley, Robillard and Sackett. SULLIVAN COUNTY

Brodeur and Lucas.

and the ruling of the Speaker was upheld.

Rep. Shapiro spoke in favor of the committee report.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Daniell requested a division.

71 members having voted in the affirmative and 184 in the negative, the motion lost.

Resolution adopted.

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated and making an appropriation therefor. Ought to pass. Rep. Hanna for Judiciary.

Creates a study committee to review state statutes in light of Equal Rights Amendment. It is important that the review take place at an early date and changes be made at an upcoming session.

Referred to Appropriations.

HB 348, providing for workmen's compensation dependency payments. Inexpedient to legislate. Rep. Tropea for Labor, Human Resources and Rehabilitation.

Unanimous vote of the committee including sponsor.

Resolution adopted.

HB 406, to prohibit employers from including tips in determining minimum wage rates. Ought to pass. Rep. Tropea for Labor, Human Resources and Rehabilitation.

The committee felt that including tips in determining minimum wage rates for waitresses to be unfair.

Rep. Close moved to recommit HB 406 to Labor, Human Resources and Rehabilitation, and spoke to his motion.

Adopted.

HB 132, relative to the distribution of copies of the manual. Ought to pass with amendment. Rep. Duprey for Legislative Administration.

This bill provides that public and nonpublic schools and colleges will receive a copy of the manual. Legislators will receive three copies.

AMENDMENT

Amend RSA 20:5, I, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

- I. Manuals shall be distributed without charge as follows:
 - (a) One copy to each of the following:
 - (1) the clerk of each city and town;
 - (2) each member of the congressional delegation;
 - (3) each public library in the state:
 - (4) each member of the governor's council;
- (5) each member of the press corps regularly covering the proceedings of the general court:
 - (6) each agency and institution of the state;
 - (7) the justices and clerks of the supreme and superior courts;
 - (8) the library of Congress:
 - (9) the state or territorial library of each state and territory in the United

States;

(10) each public and nonpublic elementary and secondary school and public academy approved by the state board of education under RSA 194:19-a, 22, 23-b and 23-c; and

- (11) each institution authorized by the state to grant associate, baccalaureate or higher degrees as determined by the state board of education.
 - (b) Three copies to each member of the general court;
 - (c) Five copies to the governor's office;
 - (d) Fifteen copies to the office of legislative services; and
- (e) Copies to each state department, agency, board, institution and to the state library on request.

Amendment adopted.

Referred to Appropriations.

HB 144, permitting the liquor commission to issue a special license to certain bowling centers to serve liquor and beverages. Ought to pass. Rep. Collishaw for Liquor Laws.

This bill was recommitted after the House adopted the committee amendment on February 18 and again the committee was unanimous for passage. This bill also gives more income to the state via Liquor Commission.

Rep. Roderick O'Connor moved that HB 144 be made a special order for Wednesday, April 2, and spoke to his motion.

Rep. Sanborn spoke in favor of the motion.

Adopted.

HB 48, relative to age requirements for dog licensing. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This bill provides equal rights for females and males.

Rep. Benton spoke against the committee amendment.

Rep. Hanson explained the amendment,

Rep. Vachon moved the previous question.

Sufficiently seconded.

Adopted.

On a voice vote the Speaker was in doubt and requested a division.

133 members having voted in the affirmative and 116 in the negative, the amendment lost lacking the necessary two-thirds.

The Speaker called for a Call of the House.

The Speaker called for a quorum count.

262 having answered the call, a quorum was declared present.

Rep. Benton moved that HB 48 be recommitted to the committee on Municipal and County Government and spoke to his motion.

Rep. Hanson spoke against the motion.

Motion lost.

Question being on the adoption of the committee amendment.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following: 2 Fees. Amend RSA 466:4 by striking out said section and inserting in place thereof the following:

446:4 Fees. The fee for every license for a year shall be two dollars for a neutered male or spayed female dog, and five dollars for an unneutered male or unspayed female dog, and such proportionate sum for licenses for dogs becoming six months of age after May first, or which may be brought from out the state after May first, as the remaining portion of the year bears to the sum required for a license for a whole year; provided, that the owner or keeper of such neutered male or spayed female dog shall furnish a certificate from the person performing the operation, to the satisfaction of the clerk of the town or city wherein such dog is owned or kept.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. This act shall take effect May 1, 1976.

Amendment adopted.

Ordered to third reading.

HB 80, changing requirements for city and town tax maps. Ought to pass with amendment. Rep. Bednar for Municipal and County Government.

This bill provides guidelines for those towns which have not begun their tax mapping program required by law to be started by 1980. Amendment provides for some guidelines in preparation of tax maps and further requires that state forestry take into consideration mapping requirements in their photo flights over the entire state.

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

changing requirements for city and town tax maps and authorizing the use of aerial photographs meeting certain standards for tax maps.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Tax Map Requirements. Amend RSA 31:95-e (suppl, as Inserted by 1971, 426:1, by striking out said section and inserting in place thereof the following:

- I. Every city and town shall, prior to January 1, 1980, have a tax map, so-called, drawn. A city or town may determine to use aerial photographs resulting from the aerial survey conducted by the department of resources and economic development under RSA 2:1 and distributed under RSA 2:1-a to prepare tax maps under this section if such photographs have a scale of one inch representing not less than one thousand five nundred feet nor more than one thousand six hundred sixty-seven feet. Each tax map shall:
- (a) Show the boundary lines of each parcel of land in the city or town and shall be groperly indexed.
- (b) Accurately represent the physical location of each parcel of land in the city or town.
 - (c) Show on each parcel of land the road or water frontage thereof.
- The scale on tax maps shall be one inch to represent eight hundred feet, except:
- (a) In compact areas of cities or towns as defined for purposes of highway classification pursuant to RSA 230, the scale shall be one inch to represent one hundred feet; and
- (b) For large single parcels of land of a size determined by the selectmen or bity assessors, the scale shall be determined by the selectmen or assessors but such scale shall accurately reflect the topography of the land.
- (c) Nothing in this paragraph shall apply to any city or town which, prior to the imposition of such scale requirements, has drawn a tax map, appropriated funds or contracted with any person or firm to prepare a tax map or expended funds in the initial phase of preparing a tax map.
- III. Each parcel shall be identified by a map and parcel number and shall be indexed alphabetically by owner's name and numerically by parcel number.
- IV. Tax maps shall be continually updated to indicate ownership and parcel size changes.
- V. Each tax map shall be open to public inspection in a city or town office during regular business hours.
- VI. Any city or town which contracts with an individual or a tax mapping firm for tax mapping services may request the department of resources and economic development to provide technical assistance and review such contracts to insure that the tax mapping needs of the city or town are adequately met and protected. Such assistance shall be provided at no charge to the city or town.
- 2 Aerial Survey; Scale Considerations, Completion. Amend RSA 2:1, as amended, by striking out said section and inserting in place thereof the following:
- 2:1 Aerial Survey. The commissioner of the department of resources and economic development, with the consent of the governor and council, is Tereor, authorized to provide for making aerial surveys of the state of New Hampshire in such manner and of such character as best may serve the interests of the state and its people. In determining the scale to be used when taking photographs for such surveys, the commissioner shall consider whether such photographs might be used for tax mapping purposes under RSA 31:95-a. The commissioner shall cause aerial surveys for areas encompassing cities and towns which seasonably notify nimic their intent to use aerial photographs for tax mapping purposes to be completed no later than December 31, 1975.
- 3 Aerial Photographs, Distribution. Amend RSA 2 by inserting after section 1 the following new section:
- 2:1-a Agrial Photographs for Tax Maps. The commissioner is authorized to distribute photographs resulting from the agrial survey conducted under RSA 2:1 to cities and towns for use in preparing tax maps; provided that such photographs meet the requirements of RSA 31:95-a. The commissioner shall betermine the orice of such photographs so as to return to the state the costs incurred.
 - 4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 306, permitting municipalities to charge fees for duplicate property tax bills. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This bill would make people more responsible with their receipted tax bills and would provide an income for the town when additional copies are requested.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

permitting municipalities to charge fees for duplicate property and resident tax bills and relative to sending resident tax bills to taxpayers.

Amend RSA 76:11 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

76:11 Delivery of List; Notice to Taxpayer. Such list shall be delivered to the collector within thirty days from the receipt of information by the selectmen from the commissioner of revenue administration of the rate percent of taxation as provided in RSA 41:15, unless for good cause the time is extended by the commissioner of revenue administration. The collector shall, within thirty days after the receipt of such list by him, send to every person taxed, or his agent, if known, a bill of his taxes, unless for good cause the time is extended by the commissioner of revenue administration. After all bills have been sent and with the approval of the legislative body of any city or town, a fee of fifty cents may be charged for each duplicate bill requested by the person taxed, or his agent. All fees collected under this section shall be allocated in accordance with RSA 41:33.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Charges for Duplicate Bills. Amend RSA 76:12 (supp), as amended, by striking out said section and inserting in place thereof the following:

76:12 List of Resident Taxes. Before June first in each year, unless the time therefor is extended by the commissioner of revenue administration, the selectmen of towns and the assessors of cities shall commit to the collector of taxes a warrant, under their hands and seal, together with a list of resident taxes by them assessed, directing the collector to collect the same and to pay the amount collected to the treasurer at such times as may be therein prescribed. The collector shall within thirty days after receiving the warrant send to every person taxed a bill for his resident tax, unless for good cause, the time is extended by the commissioner of revenue administration. After the bills have been so mailed, a fee of fifty cents may be charged for each duplicate of the bill. This fee shall be paid to the collector who shall dispose of said fee in accordance with RSA 41:33.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor. Ought to pass. Rep. Coburn for Public Works.

The majority of the committee felt that this maintenance crew is necessary to upkeep the Piscataqua River Bridge. The state of Maine has agreed to contribute to its proportion of the cost.

Referred to Appropriations.

HB 354, providing for improvements at the Bedell Bridge site and making an appropriation therefor. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Provides for worthy maintaining of historic landmark in bicentennial year. Private group has raised and spend money on this.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Appropriation. The sum of forty-eight thousand dollars is hereby appropriated to the division of parks, department of resources and economic development for the construction and preservation of the Bedell Bridge historic site in Haverhill. Said sum shall be used for the establishment of parking area, picnic facilities, toilets, drinking water, site interpretation, landscaping, upgrading of the access road and for other purposes necessary for said project. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated. The department of resources and economic development is authorized to apply for and receive and expend any federal funds available for the purposes of this act, and any funds received shall reduce the amount of state funds appropriated by the amount contributed from federal funds.

Amendment adopted.
Referred to Appropriations.

CACR 2, relating to decreasing the age requirement for members of the senate. Providing that the age requirement for members of the senate is decreased from thirty to twenty-five years of age. Majority: Ought to pass; Rep. Joncas for Constitutional Revision, Minority: Inexpedient to Legislate, Rep. Chandler.

Majority: The committee felt that it was reasonable for a twenty-five year old to be able to run for the state Senate, since twenty-five year olds can serve in Congress.

Minority feels state Senators should be of greater maturity and more mature judgment. Young members have not had the practical experience in the real world that older members have.

Rep. Duprey moved that CACR 2 be made a special order for Tuesday, April 1, and spoke to his motion.

Rep. Chandler spoke against the motion.

On a voice vote the Speaker was in doubt and requested a division.

 $168\,$ members having voted in the affirmative and $100\,$ in the negative, the motion passed.

INTRODUCTION OF HOUSE RESOLUTION NO. 6

Reps. Sara Townsend and Martin offered the following:

Whereas, the imminent closing of many nursing homes in New Hampshire poses a clear and present threat of disruption to those elderly residents of such homes; and whereas, there is at present an inadequate number of alternatives to institutional living for these persons; now

Therefore be it resolved that the New Hampshire House of Representatives now urge all agencies and bodies charged with responsibility for these helpless and infirm aged citizens to pursue every method possible so as to ensure that the rights, dignity and personal worth of these persons be held paramount while reaching solutions to the problems now confronting them.

The clerk read the resolution in full.

Adopted.

SUSPENSION OF RULES

Rep. Greene moved that House Rule 58 be suspended on HB 519, establishing land use control procedures and making an appropriation therefor, and HB 658, providing for designation and control of critical resource areas and the development of areas of regional impact and making an appropriation therefor.

Adopted by the necessary two-thirds.

COMMITTEE CHANGE

Rep. Ackerson on Liquor Laws.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 372, increasing the compensation for collecting resident taxes for tax collectors paid on a commission or part-time basis.

HB 563, naming the 10th Mountain Division Memorial Highway.

HB 429, relative to emergency treatment of certain patients at the New Hampshire hospital.

 $\ensuremath{\mathsf{HB}}$ 526, establishing a professional standards board to advise the state board of education.

HB 238, relative to compilation of divorce statistics, eligibility for marriage and the waiting period for marriage certificates.

HB 48, relative to age requirements for dog licensing.

HB 80, changing requirements for city and town tax maps and authorizing the use of aerial photographs meeting certain standards for tax maps.

HB 306, permitting municipalities to charge fees for duplicate property and resident tax bills and relative to sending resident tax bills to taxpayers.

307 members were recorded as present.

On motion of Rep. French the House adjourned at 3:50 o'clock.

Tuesday, 1Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

With joyful hearts we greet the festival of our freedom. Through the power of the spirit Israel went forth from bondage to freedom from degradation to dignity. We give thanks for the many liberations we have experienced in days gone by. And we pray that those who suffer still may go forth from bondage into a new day of freedom. Lord, may all who hunger come to rejoice in a new Passover. Let all the human family sit at Your table, eat the bread of freedom, drink the wine of deliverance. Amen!

(A contemporary Jewish Prayer for the Passover. The House Chaplain extends his thanks to Rabbi Bernard Taylor of Concord for providing this prayer for this day of the Passover.)

Rep. Doris Thompson led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

Grant Berkey, former Representative, guest of Rep. Preston.

LEAVES OF ABSENCE

Rep. LaBonte, Sr., April 1-9, important business.

Rep. Morgrage, the week, important business.

Rep. Cassassa, today and tomorrow, important business.

Rep. Carter, the day, important business.

Rep. Judd, the day, funeral.

Rep. Robert Thibeault, the day, illness,

Rep. Chambers, the day, illness in family.

Rep. LaPlante, the week, illness.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 717 through 731 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 717, relative to the filing of estimated tax on business profits. (Clark of Grafton Dist. 5—To Ways and Means)

HB 718, amending a contributory pension system for employees of the city of Manchester, based on an actuarial study of contributions and payments to replace the existing pay-as-you-go system. (McDonough of Hillsborough Dist. 29; Daniels of Hillsborough Dist. 25—To Manchester Delegation)

HB 719, relative to licensing requirements for alarm installers and registration requirements for senior technicians. (McLaughlin of Hillsborough Dist. 16—To Executive Departments and Administration)

HB 720, relative to the recovery of damages against the parent of a minor for the malicious destruction of property or bodily injury to a person caused by the minor. (Day of Hillsborough Dist. 26—To Judiciary)

HB 721, changing the hunting hours in the state. (Cressy of Rockingham Dist. 11; Maynard of Rockingham Dist. 18—To Fish and Game)

HB 722, limiting the powers and duties of county sheriffs and their deputies. (Jones of Merrimack Dist. 17; Harriman of Merrimack Dist. 19—To Municipal and County Government)

HB 723, relative to mental health services for minors. (Hess of Merrimack Dist. 6; Woodruff of Hillsborough Dist. 18—To Health and Welfare)

HB 724, to prohibit the sale or use of stink bombs. (O'Keefe of Rockingham Dist. 21; Splaine of Rockingham Dist. 19; Grassie of Strafford Dist. 12—To Judiciary)

HB 725, relative to the marking of ballots. (Lefebvre of Hillsborough Dist. 21—To Statutory Revision)

HB 726, relative to the establishment of police commissions by local option. (Boucher of Merrimack Dist. 6; Hess of Merrimack Dist. 6; Cressy of Rockingham Dist. 11—To Municipal and County Government)

HB 727, providing for mental health coverage under health and accident insurance. (Close of Cheshire Dist. 15; Wilson of Rockingham Dist. 2; Bradley of Grafton Dist. 13; Murray of Hillsborough Dist. 3—To Banks and Insurance)

HB 728, defining residence for the purposes of reduced rates at state ski areas. (Williamson of Sullivan Dist. 9—To Resources, Recreation and Development)

HB 729, relative to updating checklists based upon party designations in primary elections. (Griffin of Rockingham Dist. 19—To Statutory Revision)

HB 730, repealing provisions relative to a three-year term for town tax collector. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 731, relative to the fees of the register of deeds in Carroll county and payment to the county for expenses incurred. (Allen of Carroll Dist. 5—To Municipal and County Government.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade Act of 1974. (Labor, Human Resources and Rehabilitations)

SB 62, establishing a medical advisory board in the division of motor vehicles, department of safety. (Transportation)

SB 33, relative to specific responsibilities of the division of mental health of the department of health and welfare. (Health and Welfare)

SB 83, enabling the racing commission to grant temporary limited licenses to participate in horse races. (Ways and Means)

ENROLLED BILLS REPORT

HB 24, relative to the publishing of certain material in the annual reports of county officers.

HB 110, providing for an annual observance by proclamation of January fifth and September seventeen as Constitution days.

HB 186, relative to capital requirements for trust companies and savings banks and time limits for incorporation and commencement of business operations by trust companies and savings banks.

HB 278, requiring copies of dredge and fill permits to be filed with the municipal governing body.

HB 318, transferring the N. H. distributing agency from the department of administration and control to the department of education and permitting such agency to cooperate with the N. H. School Food Service Association.

HB 346, increasing the debt limit for the Londonderry school district.

Mabel L. Richardson for the committee

SIX-DAY EXTENSIONS GRANTED

HB 56, relating to a general revision of laws regulating land surveyors. (Executive Departments and Administration)

HB 219, to prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. (Environment and Agriculture)

HB 220, to prohibit the sale of malt beverages in nonreturnable metal, plastic or glass containers. (Environment and Agriculture)

HB 303, establishing minimum criteria and considerations for land use and development within towns in the state. (Environment and Agriculture)

HB 396, providing for the withdrawal of the Newfound Area Cooperative School district from Supervisory Union No. 2. (Education)

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer. (Municipal and County Government)

HB 316, relative to an alternative form of county government. (Municipal and County Government)

SB 71, authorizing a fourth state song. (Committee of the whole)

SUPREME COURT OPINION ON HOUSE BILL 36

To the House of Representatives:

The undersigned justices of the supreme court submit the following reply to the inquiries contained in your resolution adopted March 5, 1975, and filed with this court March 6. 1975.

Your questions relate to House bill 36 which authorized the Governor and Council to appoint a Commissioner of health and welfare from a list of nominees submitted by the advisory commission on health and welfare within a period of sixty days after such nominees are submitted. Upon a failure of the Governor and Council to make an appointment within the sixty days, the advisory commission is then authorized to appoint a commissioner of health and welfare within the next sixty days.

Question No. 1 asks whether any provision of the constitution would be violated by limiting the power of the Governor and Council to appoint to sixty days after the submission of nominees.

Question No. 2 asks whether any provisions of the constitution would be violated by transferring the power of appointment to the advisory commission for sixty days upon failure of the Governor and Council to appoint within the first sixty-day period.

The constitution provides for certain constitutional State officers and directs the manner in which they are to be appointed or elected. Thus the secretary of state and the state treasurer are chosen by joint ballot of the senate and house of representatives. N. H. CONST. pt. II, art. 67. Judges, the attorney general, coroners and military officers are appointed by the Governor and Council. N. H. CONST. pt. II, art. 46. The method of selection of constitutional officers is provided by the constitution and may not be altered by the legislature.

All other officers occupy positions established by the legislature and the method of their election or appointment is determined by the legislature. The constitution authorizes the legislature "to name and settle biennially, or provide by fixed laws for the naming and settling, all civil officers within this state." N. H. CONST. pt. II, art.

5. Since the legislature has the power to name a commissioner of health and welfare, it has the power to delegate the appointing power to either the Governor and Council or the advisory commission or both. Opinion of the Justices, 102 N. H. 195, 197, 152 A.2d 878, 880 (1959).

In previous answers to questions arising from the impasse between the Governor and Council and the advisory commission in the appointment of a commissioner of health and welfare under the present law (RSA 126-A:4 (Supp. 1973)), we have stated that the legislature may properly prescribe how and by whom the appointment shall be made. Opinion of the Justices, 113 N. H. 675, 312 A.2d 702 (1973); N. H. CONST. pt. II, art. 41; Opinion of the Justices, 114 N. H. 165, 316 A.2d 174 (1974); Brouillard v. Governor, 114 N. H. 541, 323 A.2d 901 (1974).

The legislative power to determine the limitations upon the delegation of the power of appointment is not restricted to the present statutory provisions that the Governor and Council appoint from the nominees of the advisory commission. RSA 126-A:4 (Supp. 1973). House bill 36, placing a time limit on the power of the Governor and Council to appoint a commissioner and transferring the power of appointment to the advisory commission upon expiration of that time limit, is within the legislative authority. See Opinion of the Justices, 90 N. H. 568, 8 A.2d 597 (1939).

Reliance is placed on part II, article 47 of the constitution for holding the present proposed legislation unconstitutional. Article 47 reads as follows: "The governor and council shall have a negative on each other, both in the nominations and appointments. Every nomination and appointment shall be signed by the governor and council, and every negative shall be also signed by the governor or council who made the same." (Emphasis added.)

Article 47 does not restrict the authority of the legislature under part II, article 5 of the constitution but prescribes the procedure for appointment of officers authorized to be appointed by Governor and Council under part II, article 46 of the constitution.

We conclude that the proposed legislation is consistent with article 5, part II of the constitution and is not in violation of other provisions of the constitution. Accordingly, the answer to both questions is "No".

Frank R. Kenison Laurence I. Duncan Edward J. Lampron William A. Grimes Robert F. Griffith

March 31, 1975

SENATE MESSAGES CONCURRENCE

HB 117, reducing the age at which persons may donate blood to seventeen.

HB 188, removing the American Red Cross from the prisoner blood donation program.

HB 269, repealing certain statutes relative to marriages to defective persons.

HB 234, updating language in the statute pertaining to burial expenses for medical assistance recipients.

HB 243, permitting the election of school district auditors for staggered terms.

HB 167, increasing maximum amount of prizes allowed in beano games.

HB 212, relative to closed season on pheasants.

HB 232, requiring the fish and game department to destroy bears which damage persons or livestock.

HB 235, relative to issuance of small game licenses by the fish and game department.

HB 207, prohibiting the use of certain trawls or a drag seine in the Piscataqua River for the taking of any fin fish.

HB 295, relative to a three day non-resident fishing license.

HB 174, relative to the authority of the Kearsarge lighting precinct.

HB 260, relative to bonding requirements for certain town officials.

REQUEST CONCURRENCE WITH AMENDMENT

HB 58, authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student; and providing for determinations of residency by the trustees of the university of New Hampshire.

(Amendment printed SJ March 27)

Rep. Hager moved that the House concur. Adopted.

SUSPENSION OF RULES

Reps. French and Spirou moved that the rules of the House be so far suspended as to permit the House to take action on the following bills: House Bill 311, 424, 463, 517, 421, 353, 376, 397, 436, 456, 465, 499 and 504.

Adopted by the necessary two-thirds.

Rep. French moved that debate on all bills be limited to thirty minutes equally divided on each bill.

Adopted.

SPECIAL ORDER

Rep. Joseph Eaton moved that CACR 2 be made a special order for Thursday next.

Adopted.

Rep. Joseph Eaton moved that CACR 12 be made a special order for Thursday next.

Adopted.

COMMITTEE REPORTS

HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor. Ought to pass. Rep. Benton for Claims, Military and Veterans Affairs.

Bill reported with the intent that it will again be considered, along with SB 133, same subject, and the best features of the two bills will be incorporated into one "Viet Nam veterans bonus bill".

Referred to Appropriations.

HB 424, providing educational benefits for Viet Nam veterans. Ought to pass with amendment. Rep. Whipple for Claims, Military and Veterans Affairs.

By a margin of 6 to 5 the committee felt that the state should assist qualified Viet Nam veterans in their quest for education, in addition to the federal benefits already available. As amended, the bill requires 90 days service in the Viet Nam area, within a specific time frame; also requires that payment be made to approved educational institutions, rather than to individuals.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Viet Nam Veterans Educational Benefits. Any person who served in the armed services of the United States between August 5, 1964 and August 15, 1973 and who served in the Viet Nam area for at least ninety days and who has been awarded the Viet Nam service medal or the armed forces expeditionary medal, or who was discharged, released or who has received a certificate of service under honorable conditions shall be entitled to receive education assistance payments if they qualify under sections 3 and 5 of this act.

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 Commissioner of Education. The commissioner shall administer this program and make disbursements to eligible institutions to implement the provisions of this act.

5 Amount and Method of Payment. Eligible full-time students enrolled at eligible institutions shall receive one hundred fifty dollars per semester for not more than four semesters or the equivalent thereof and eligible part-time students enrolled at eligible institutions fifty dollars per semester for not more than four semesters or the equivalent thereof as education assistance payments. Payments under this act shall be made to the eligible institution which shall credit such payments against the tuition charges or fees charged to the student by the eligible institution.

6 Initial Education Payments, Duration or Program. This program shall be limited to a maximum of two years with the initial education assistance payments being granted as of July 1, 1975 and all payments shall terminate June 30, 1977 or on the date the funds appropriated have been expended.

7 Appropriation. The sum of one million dollars is hereby appropriated for the biennium ending June 30, 1977 to be expended by the department of education for the purposes of this act. The governor is authorized to draw his warrant for said sum out of any monies in the treasury not otherwise appropriated.

8 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Referred to Appropriations.

HB 384, increasing the appropriation for regional vocational education centers. Ought to pass with amendment. Rep. Hager for Education.

This bill is of the highest priority according to a unanimous vote of the Education committee. The amendment includes special education in the regional vocational centers.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the program objectives of regional vocational education centers and increasing the appropriation for such centers.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Handicapped Program of Vocational Education. Amend RSA 188-E:5 (supp), as inserted by 1973, 567:1, by striking out said section and inserting in place thereof the following:

188-E:5 Program. The program in the regional vocational centers shall be broad enough to serve the reasonable needs of the area, and provide for a substantial vocational offering in the region. Each center shall make maximum utilization of cooperative arrangements with special education and vocational rehabilitation in providing vocational education for disadvantaged and handicapped persons. Each center shall provide educational facilities for handicapped persons under the age of twenty-one whose education needs cannot be provided through the usual facilities and services provided by the school district in the state. Opportunities for out-of-school youths, including "drop outs" and others, and adult education will be provided whenever possible.

2 Authorized Appropriation Increased. Amend RSA 188-E:10 (supp), as inserted by 1973, 567:1, by striking out in line four the words "three million five hundred thousand" and inserting in place thereof the following (nine million) so that said section as amended shall read as follows:

188-E:10 Construction Appropriation. The treasurer of the state of New Hampshire is hereby authorized to make available to the state board of education for purposes of constructing regional vocational education centers an amount not to

exceed nine million dollars. Authorization for expenditure of such funds shall be made by the state department of education to the treasurer in accordance with this chapter. The treasurer is authorized to issue bonds in accordance with the provisions of RSA 6-A for the purpose of funding this appropriation.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

HB 413, providing state grants to assist the school staff development programs and making an appropriation therefor. Majority: Ought to pass with amendment; Rep. Cotton for Education. Minority: Inexpedient to legislate (Reps. Hager, William P. Boucher, Gemmill and Henry Richardson)

Majority: The majority feels that this bill will act as an incentive to localities to

strengthen programs of staff development.

Minority: The minority feels that in light of the current fiscal situation, this bill should be voted inexpedient. We feel it has merit but cannot stand alone without funding.

AMENDMENT

Amend RSA 189:56, as inserted by section 1 of the bill, by striking out said section and inserting in place thereof the following:

189:56 Specialists. The state department of education may develop programs on a statewide basis for the training of teachers, administrators, guidance counselors and other professional educators.

Amendment adopted.

Referred to Appropriations.

HB 511, providing for the establishment of an interstate regional college of veterinary medicine and making an appropriation therefor. Ought to pass. Rep. Charles W. Grassie for Education.

Although the Education Committee is aware of the state's fiscal situation it feels that the Appropriations Committee should consider this veterinary medical school bill.

Referred to Appropriations.

HB 513, to reimburse towns and cities for educational costs of foster children and making an appropriation therefor. Ought to pass with amendment. Rep. Cotton for Education.

Foster children are wards of the state. Therefor we feel that it is the responsibility of the state to assume the financial burden of their education.

AMENDMENT

Amend RSA 198:24, as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

198:24 Amount of Payment.

- I. Each school district which receives a foster child who is placed in a licensed group home or nonprofit institution which averages six or more children in care on an annual basis shall be entitled to receive an amount determined by the state board of education under RSA 193:4 or RSA 194:27 for each such child who attends a school in such district.
- II. Each school district which receives a foster child who is placed in a home or institution other than one specified in paragraph I shall be entitled to receive two hundred dollars for each such child who attends a school in such district.
- III. If more than one school district is involved during any school year, the amount of payment to any one district under paragraphs I or II will be distributed in accordance with RSA 198:26.

Amend RSA 198:25, as inserted by section 3 of the bill, by striking out same and inserting in place thereof the following:

198:25 Priority; Proration.

I. Benefits payable under RSA 198:23 shall be paid in full to those districts who receive children placed in a licensed group home or nonprofit institution which averages six or more children in care on an annual basis.

II. If in any year the number of children, except those provided for in paragraph I, who are placed in homes for which benefits are provided under RSA 198:23 exceeds one thousand three hundred and fifty children, then the amount appropriated for such children shall be prorated proportionally among the districts entitled to the tuition payments.

Amend the bill by striking out section 4 and inserting in place thereof the

following:

4 Appropriation. The sum of two hundred seventy thousand seven hundred fifty-six dollars for the fiscal year ending June 30, 1976 and a like sum for the fiscal year ending June 30, 1977 are hereby appropriated for the purpose of RSA 198:24. The governor is authorized to draw his warrants for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted. Referred to Appropriations.

HB 254, reducing the board of trustees of the retirement system to nine members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor. Refer to Committee on Executive Departments and Administration for interim study. Rep. Russell for Executive Departments and Administration.

Points of view of present retirement board and reformers seem irreconcilable, and more study is needed.

Adopted.

HB 407, establishing an electrical energy review committee and making an appropriation therefor. Ought to pass with amendment. Rep. Cornelius for Executive Departments and Administration.

Expands role to give subpoena powers and cuts appropriation to \$1000 which allows funding if subpoenas are necessary.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Committee Established. An electrical energy review committee is hereby established to examine electrical production and pricing policies in New Hampshire and in the NEPOOL area; to review projected needs and production in the state and region; to examine the feasibility of fuller use of the regional and national grid systems; to reexamine the rate structures with a view to helping the small consumer, and helping to level off peak demand pressures; and to examine the laws relative to public utilities and procedures which govern the regulation of public utilities. Said committee shall consist of one macro-economist appointed jointly by the deans of Whittemore school of business of the university of New Hampshire and the Amos Tuck school of Dartmouth college; one engineer or technologist appointed jointly by the deans of the Thayer school of engineering at Dartmouth college and the engineering school at the university of New Hampshire; one member appointed by the president of Public Service Co. of N.H.; one member appointed by the president of New Hampshire Electrical Cooperative, Inc.; two senators appointed by the president of the senate; two representatives appointed by the speaker of the house; two members appointed by the governor, one of whom shall be designated by the governor to serve as chairman; and one member who represents consumers of electrical energy to be appointed by the committee at its first meeting. The attorney general or his designee shall serve as legal counsel to the committee but shall not be a voting member of said committee. The committee shall have the power to subpoena witnesses and administer oaths in any proceeding or investigation instituted before or conducted by it, and to compel by subpoena duces tecum the production of any accounts, books, contracts, records or documents relating to its investigation or proceedings. The committee shall submit an interim report to any special session of the 1975 general court, and thereafter shall submit a report together with any proposed legislation on or before October 1, 1976.

2 Appropriation. The sum of one thousand dollars is hereby appropriated to the electrical energy review committee for the biennium ending June 30, 1977 for the purpose of issuing subpoenas and paying witness fees and costs related to any investigation instituted before or conducted by the committee. The governor is

authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Referred to Appropriations.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor. Ought to pass with amendment. Rep. Melnick for Executive Departments and Administration.

Tensions and hazardous duty within prison walls make prison personnel as deserving of 20-year retirement as police and firemen, which we passed last session.

AMENDMENT

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Prison Employees Included as Permanent Policemen. Amend RSA 100-A:1, VII (supp) as inserted by 1967, 134:1, as amended by striking out said paragraph and inserting in place thereof the following:

VII. "Permanent Policeman" shall mean any person, male or female, who is a chief, deputy chief, marshal, deputy marshal, colonel, major, captain, lieutenant, sergeant, officer of other rank, commissioner of safety (providing he was a group II member of the New Hampshire retirement system at the time of his appointment), inspector, chief clerk, clerk, radio dispatcher, radio engineer or operator, patrolman, trooper, detective, investigator, mechanic, electrician, laboratory worker or other technical expert regularly employed on full time duty by a police department or police force of the state, or of any county, city, town, village or precinct in the state and permanent correctional line personnel of the state prison, including directors of treatment, the warden, deputy wardens, the superintendent of prison industries, permanent civilian employees of prison industries, permanent classified maintenance, farm and kitchen personnel, and rehabilitation counselors. In all cases of doubt the board of trustees shall determine whether any person is a permanent policeman as defined herein.

 $2\ \text{Transfer}$ of Prison Employees to Group II. Amend RSA 100-A by inserting after section 36 the following new section:

100-A:36-a State Prison Employees Transferred to Group II. All permanent correctional line employees of the state prison, including directors of treatment, the warden, deputy wardens, the superintendent of prison industries, permanent civilian employees of prison industries, permanent classified maintenance, farm and kitchen personnel and rehabilitation counselors who are group I members of the New Hampshire retirement system, or members of the state employees' retirement system, shall on July 1, 1975, become members of group II in the New Hampshire retirement system, notwithstanding the provision of any law to the contrary. From July 1, 1975, those permanent employees designated in this section shall thereafter be eligible for such benefits as are provided for group II members under this chapter, including credit for all prior service allowable, as if they had become group II members from the inception of the New Hampshire retirement system. The board of trustees shall make all necessary changes in its records to accomplish the foregoing transfers.

Amendment adopted. Referred to Appropriations.

HB 473, relative to the medical-dental staff of New Hampshire hospital and making an appropriation therefor. Ought to pass. Rep. McLane for Executive Departments and Administration.

Designates certain present New Hampshire Hospital personnel as team leaders and unit directors and compensates them for their additional duties.

Referred to Appropriations.

HB 480, relative to the executive secretary for the governor's committee on employment of the handicapped and making an appropriation therefor. Ought to pass with amendment. Rep. Roderick H. O'Connor for Executive Departments and Administration.

Necessary staff to coordinate vocational rehabilitation and take advantage of 80% federal funding. Amendment places administrative control in Department of Education.

AMENDMENT

Amend RSA 275-B:8 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

275-B:8 Executive Secretary. The executive secretary shall be recommended by the committee officers and approved by the commissioner of education of the department of education. Said executive secretary shall be under the administrative control of the commissioner of education or his designee but the duties and responsibilities of the executive secretary shall be designated by the committee officers with the approval of the commissioner of education. The compensation of the executive secretary shall be consistent with state personnel regulations. Other assistants as necessary may be employed subject to the availability of funds.

Amendment adopted.

Referred to Appropriations.

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor. Ought to pass. Rep. Melnick for Executive Departments and Administration.

Bill instigated by Joint House and Senate Study Committee to provide \$50 per diem and mileage to trustees for greatly expanded workload, due to recent court decisions which requires them to serve in a quasi-judicial role.

Referred to Appropriations.

HB 497, increasing the per diem allowance for parole board members and making an appropriation therefor. Ought to pass. Rep. Cobleigh for Executive Departments and Administration.

Increases per diem from \$25 to \$50 to cover expanded workload.

Referred to Appropriations.

HB 508, establishing a housing finance agency and making an appropriation therefor. Ought to pass with amendment. Rep. Brouillard for Executive Departments and Administration.

Amendment to set \$100 million bonding limit should cover Governor's objection to a necessary bill that all parties originally supported.

AMENDMENT

Amend RSA 204-B:2 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

204-B:2 Housing Finance Created. There is hereby created a body politic and corporate having a distinct legal existence separate from the state and not constituting a department of the state government, to be known as the "New Hampshire housing finance agency" to carry out the provisions of this chapter. The agency shall not be subject to the supervision or control of the governor and council or of any department, commission, board, bureau or agency of the state except to the extent and in the manner provided in this chapter. The agency is hereby deemed to be a public instrumentality and the exercise by the agency of the powers conferred by this chapter shall be deemed and held to be the performance of public and essential governmental functions of the state.

Amend RSA 204-B:22 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

204-B:22 General Obligations. Except as may otherwise be expressly provided by resolution of the agency, every issue of its notes and bonds shall be general

obligations of the agency payable out of any revenues or monies of the agency, subject only to any agreements with the holders of particular notes or bonds pledging any particular revenues. The agency shall not at any time have, in the aggregrate principal amount thereof, outstanding obligations in excess of one hundred million dollars. In computing the total amount of obligations of said agency which may at any time be outstanding for any purpose under this chapter, the amount of the outstanding obligations refunded or to be refuned from the proceeds of the sale of new obligations or by the exchange of new obligations shall be excluded.

Amendment adopted.
Referred to Appropriations.

HB 510, establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire and making an appropriation therefor. Ought to pass with amendment. Rep. Sara Townsend for Executive Departments and Administration.

The amendment strikes the appropriation, but the committee felt that a mandated study would encourage establishment of a gerontology center at the University of New Hampshire.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire.

Amend the introductory clause of paragraph I of section 1 of the bill by striking out same and inserting in place thereof the following:

I. There is hereby established an interim study committee to study the feasibility of developing at the university of New Hampshire a gerontology center to foster gerontological programs and activities.

Amend subparagraph (c) of paragraph I of section 1 of the bill by striking out said subparagraph and inserting in place thereof the following:

(c) five representatives from the university of New Hampshire: three from the Durham campus to be appointed by the president of the university at Durham; and one each from Keene and Plymouth state colleges to be appointed by their respective presidents.

Amend the bill by striking out section 2 and renumbering section 3 to read as 2.

Amendment adopted.

Ordered to third reading.

HB 512, reinstating the retirement rights of Richard E. Moore, Inexpedient to legislate. Rep. Noble for Executive Departments and Administration.

The committee opposed the precedent of reinstating anyone who had knowingly withdrawn from the system with his accumulated benefits and now couldn't work wanted to be reinstated.

Rep. James Humphrey moved that HB 512, be recommitted to the Committee on Executive Departments and Administration, and spoke to his motion.

Rep. McLane spoke against the motion.

Motion lost.

Resolution adopted.

HB 518, providing for an increase in present longevity payments to state employees and funds, and differential compensation for state employees and making an appropriation therefor. Ought to pass with amendment. Rep. Cornelius for Executive Departments and Administration.

Committee withdrew shift differential and set \$200 longevity pay as a bare minimum for state employees if all else fails.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for an increase in present longevity payments to state employees and funds and making an appropriation therefor.

Amend the bill by striking out sections 6 and 7, and renumbering section 8 to read as 6.

Amendment adopted.
Referred to Appropriations.

HB 453, outlining procedures for search and rescue operations; establishing a search and rescue account; and making an appropriation therefor. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Committee unanimously felt that this bill as amended should pass.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 New Chapter. Amend RSA by inserting after chapter 206 the following new chapter:

CHAPTER 206-A

Search and Rescue Operations

206-A:1 Division of Responsibility. Whenever search or rescue operations are needed and respect to lost or downed aircraft; lost, injured or stranded persons; or for the recovery of dead bodies:

I. The director of the fish and game department shall be in overall charge of ground and inland waters search or rescue operations conducted in the state:

II. The director of aeronautics shall be in overall charge of air search operations and all state and private aircraft used in the operation. The director of the state aeronautics commission shall also coordinate such air search operations with federal aircraft taking part in the air search operation:

III. The fish and game department and the New Hampshire aeronautics commission shall coordinate ground and air search or rescue operations.

206-A:2 Cooperation. All state departments shall assist the fish and game department or the aeronautics commission in carrying out search or rescue operations when so requested by the fish and game department or the aeronautics commission. The fish and game department and the aeronautics commissoin may also consult with county, city and town officials to coordinate their participation and cooperation in search and rescue operations.

206-A:3 Area Secured. The fish and game department shall immediately secure any area in which search and rescue operations are being conducted and shall maintain security as long as may be necessary. In case of a downed aircraft, the fish and game department shall maintain security as long as the aeronautics commission deems it necessary.

206-A:4 Regulations and Procedures. The director of the fish and game department shall, after consultation with the governor and council and the director of aeronautics, promulgate such rules as may be necessary to carry out the provisions of this chapter. The director of fish and game and the director of aeronautics shall adopt operational procedures for carrying out their duties under this chapter after consultation with the governor and council.

206-A:5 Search and Rescue Commission. There is hereby established a search and rescue commission consisting of eight members who shall receive no additional compensation or expenses for their services. The commission shall consist of the the governor and the council, the director of the fish and game department and the director of aeronautics.

206-A:6 Duties of Commission. The commission shall study methods of assessing search and rescue costs, problems related to insurance coverage, and certification of search and rescue personnel, and other problems related to search and rescue operations. Said commission shall file a biennial report in each odd-numbered year with the governor and council.

206-A:7 Search and Rescue Account. There is hereby established a separate account within the fish and game fund, to be known as the search and rescue account, which shall be kept separate and distinct from all other monies deposited in the fish and game fund. All money appropriated to the department of fish and game

for search and rescue purposes shall be deposited in said account. The account shall be used for the personal services of individuals conducting search and rescue operations, supplies, equipment and maintenance of equipment necessary for such operations, and all other expenses related to search and rescue operations. Disbursement from the search and rescue account shall be made by the director of fish and game only after such disbursements have been approved by the search and rescue commission.

Amendment adopted.
Referred to Appropriations.

HB 301, providing for halfway houses for alcohol abusers and making an appropriation therefor. Ought to pass with amendment. Rep. Eugene Daniell for Health and Welfare.

This bill as amended mandates an adequate appropriation for the maintaining of Tirrell House, the existing halfway house for alcohol abusers located at 319 Pine Street, Manchester, New Hampshire. The committee felt that the continued operation of Tirrell House would be an item of highest priority for the state.

AMENDMENT

Amend the introductory clause of section 2 of the bill by striking out same and inserting in place thereof the following:

2 Appropriation. There is hereby appropriated the sum of seventy-three thousand six hundred ninety-three dollars for fiscal year ending June 30, 1976 and a similar sum for fiscal year ending June 30, 1977 to be expended by the program on alcohol and drug abuse, division of public health, department of health and welfare, for the purpose of maintaining Tirrell House, the existing half-way house for alcohol abusers located at 319 Pine Street, Manchester, New Hampshire, as follows:

Amendment adopted.
Referred to Appropriations.

HB 454, providing within the program on alcohol and drug abuse, technical assistance to employers and employee organizations in developing programs for early identification and referral to treatment of employees who are affected by alcohol or drugs, and making an appropriation therefor. Ought to pass. Rep. Sullivan for Health and Welfare.

Testimony in favor of this bill by employers from both the public and private sectors stressed the financial savings in the area of absenteeism and forced resignations which the current employee-identification program has achieved. Passage of this bill will assure the continuation of this favorable trend in the business world in the area of identification and rehabilitation of alcoholic employees.

Referred to Appropriations.

HB 459, relative to certifying public medical institutions as intermediate care facilities and making an appropriation therefor. Ought to pass with amendment. Rep. Haller for Health and Welfare.

This bill will enable the development of Dolloff House as an intermediate care facility for geriatric patients. It will also free up federal funds to improve this facility. Passage of this bill should go a long way to improve the care and treatment of geriatric patients in the state.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to certifying public institutions as intermediate care facilities and making an appropriation therefor.

Amend RSA 167:4, III, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. Public Assistance shall not be granted to anyone who is an inmate of a public institution unless such public institution meets the standards and is certified as an intermediate care facility by the division of public health services. This paragraph shall not apply to a patient in a public medical institution.

Amendment adopted.
Referred to Appropriations.

HB 467, establishing a registry of persons in the state providing mental health services and making an appropriation therefor. Ought to pass with amendment. Rep. Barbara C. Thompson for Health and Welfare.

This bill is an act mandating registration of people who offer mental health services with the division of mental health. It is not a licensing or regulatory bill. It will better enable both the division of mental health and potential patients to identify and evaluate mental health services in the state.

AMENDMENT

Amend RSA 332-E:1, II, as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

II. "Mental health services" means services which attempt to improve personal mental, emotional or social functioning through processes or procedures including, but not limited to, counseling, advice, attempts to alter physiology or behavior and attempts to influence or modify the human personality through self-understanding or personal insight for a therapeutic purpose.

Amendment adopted.
Referred to Appropriations.

HB 502, providing supplemental grants to families with dependent children and making an appropriation therefor. Ought to pass. Rep. Blanchette for Health and Welfare.

This bill appropriates additional funds to the division of welfare to supplement the payments to recipients of aid to families with dependent children in order to bring the level of assistance up to a level compatible with decency and health required by RSA 167:7.

Referred to Appropriations.

HB 505, providing for monthly per patient payments by the division of welfare to county nursing homes for medications and making an appropriation therefor. Ought to pass with amendment. Rep. Howard for Health and Welfare.

The committee felt that this bill would ease the administrative burden borne by county nursing homes in reporting the usage and cost of medications to the division of welfare.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for monthly per patient payments by the division of welfare to county nursing homes for medications, medical and surgical supplies, physical therapy and occupational therapy and requesting funding from the department of health and welfare.

Amend RSA 126-A:44 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

126-A:44 State Reimbursement to County Nursing Homes. The division of welfare, department of health and welfare, shall reimburse monthly county nursing homes for medications, medical and surgical supplies, physical therapy and occupational therapy at the flat rate of one dollar per day per patient in said county nursing homes in addition to the existing prevailing rate.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Funding from Department of Health and Welfare. Funds sufficient to implement the bill should come from the department of health and welfare for the purposes of RSA 126-A:44, in addition to any other funds appropriated and available therefor.

Amendment adopted.
Referred to Appropriations.

HB 421, to transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor. Ought to pass. Rep. Arnold for Judiciary.

Committee agrees that Superior Court should be a state court and costs paid by the state rather than by the counties.

Referred to Appropriations.

HB 514, relative to the commitment of the criminally insane, providing for their release and providing for facilities for their care and treatment and making an appropriation therefor. Ought to pass with amendment. Rep. Reese for Judiciary.

Would provide for a new forensic unit at New Hampshire Hospital. Committee felt this proposal to be of highest priority. Unanimous vote.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to temporary removal of prisoners and relative to the commitment of the criminally insane, providing for their release and providing for facilities for their care and treatment and making an appropriation therefor.

Amend the bill by striking out sections 2 and 3 and inserting in place thereof the following:

2 Procedure for Discharge or Transfer. Amend RSA 651:10, as inserted by 1971, 518:1, by striking out said section and inserting in place thereof the following:

651:10 Discharge or Transfer from Prison. The governor and council or the superior court may discharge any such person from prison, or shall transfer any prisoner who is insane to the state hospital, to be there kept at the expense of the state, whenever they are satisfied that such discharge or transfer will be conducive to the health and comfort of the person and the welfare of the public. Whenever any such person so confined by order of a justice of the superior court shall be transferred to the New Hampshire hospital except on order of the justice of the superior court who originally ordered his commitment, the administrator of the institution from which he shall be transferred shall give written notice of such transfer to the justice who originally ordered such commitment within five days of such justice upon the return of such person from New Hampshire Hospital. Whenever such transfer, and said administrator shall likewise give notice to such justice upon the return of such person from New Hampshire hospital. Whenever commitment was originally ordered, the presiding justice for the county shall likewise be notified of any transfer to or from the New Hampshire hospital.

3 Transfers from Jail or House of Correction. Amend RSA 651:11, as inserted by 1971, 518:1, by striking out said section and inserting in place thereof the following:

651:11 Transfer from Jail. If any insane person is confined in jail, or a house of correction, the superior court shall order him to be committed to the state hospital. Whenever any such person so confined by order of a justice of the superior court shall be transferred to the New Hampshire hospital except on order of the justice of the superior court who originally ordered his commitment, the administrator of the institution from which he shall be transferred shall give written notice of such transfer to the justice who originally ordered such commitment within five days of such transfer, and said administrator shall likewise give notice to such justice upon the return of such person from New Hampshire hospital. Whenever such transfer is ordered except by the presiding justice for the county from which commitment was originally ordered, the presiding justice for that county shall likewise be notified of any transfer to or from the New Hampshire hospital.

Amend the bill by striking out section 11 and inserting in place thereof the following:

11 Temporary Removal of Prisoners. Amend RSA 623:1 by striking out said section and inserting in place thereof the following:

623:1 Illness, etc. Any person confined in a county jail, house of correction, state prison, or other place of detention may, under such precautions and for such time and purpose as any justice of the superior court or the governor may order, be temporarily taken by some regular or specially authorized officer from such place of detention because of his own extremely critical illness, or the imminently approaching death, or the funeral of a member of his immediate family, or for such imperative and extraordinary purpose as shall be deemed justifiable and humane by said justice, or the governor, to whom application is made. Whenever any such person so confined by order of a justice of the superior court shall be transferred to the New Hampshire hospital except on order of the justice of the superior court who originally ordered such commitment within five days of such transfer, and said he shall be transferred shall give written notice of such transfer to the justice who originally ordered such ocmmitment within five days of such transfer, and said administrator shall likewise give notice to such justice upon the return of such person from New Hampshire hospital. Whenever such transfer is ordered except by the presiding justice for the county from which commitment was originally ordered, the presiding justice for that county shall likewise be notified of any transfer to or from the New Hampshire hospital.

12 Effective Date.

1. Sections 2 through 9 and section 11 of this act shall take effect July 1, 1975.

II. Sections 1 and 10 of this act shall not take effect until the superintendent of New Hampshire hospital shall have filed with the secretary of state a statement certifying that the forensic psychiatric unit buildings and equipment which are provided for in this act, are completed and placed in operation. The secretary of state shall forthwith notify the clerk of the superior court in each county that such statement has been filed.

Amendment adopted.

Referred to Appropriations.

HB 462, to establish a state liquor store in Henniker and making an appropriation therefor. Ought to pass. Rep. James A. Humphrey for Liquor Laws.

Location is good. Geographical and traffic count good. Summer and winter increases population.

Referred to Appropriations.

HB 482, increasing the discount for liquor sales to hotels and clubs. Inexpedient to legislate. Rep. Duhaime for Liquor Laws.

State cannot afford the loss of revenue.

Resolution adopted.

HB 198, relative to expanding the powers of planning boards. Ought to pass with amendment. Rep. Mann for Municipal and County Government.

Needed to include new type structures in planning regulations.

AMENDMENT

Amend RSA 36:1, IX as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

IX. "Multi-housing unit" means a single building or structure or cluster of buildings or structures which are to be used for residential purposes for more than one family except a building or structure located on a single lot, tract or parcel of land which is to be used for residential purposes for two families and which is not a component of a subdivision.

Amend RSA 36:19-a, II as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

II. The development of a tract for use as a multi-housing unit.

Amendment adopted.

Ordered to third reading.

HB 356, to provide for renovation of the state house hall of flags and relocation of the visitors center and making an appropriation therefor. Ought to pass with amendment. Rep. Ellis for Public Works.

This bill as amended provides an appropriation to establish room 100 as a visitors center on the first floor of the State House and designates the legislative facilities committee as the administrative group for this arrangement.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and making an appropriation therefor and providing that the hall of flags and room 100 in the state house shall be under the control

of the speaker and president.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Legislative Facilities Committee. Notwithstanding any other statute to the contrary, the legislative facilities committee established by 1973, 368, as amended, shall plan and implement the renovation of the hall of flags and room 100 in the state house and the transfer of the state house annex visitors center to the state house.
- 2 Powers and Duties. In carrying out the provisions of this act, the committee shall have all the applicable powers and duties and authority given to it by 1973, 368, as amended, including but not limited to those provided for in 1973, 368:2, III and the following powers and duties:
- I. The committee may hire an architect, designer and any other personnel as deemed necessary.
- II. The committee shall have the authority to negotiate and contract for the renovation, redesign and remodeling of the state house hall of flags and room 100 and for the transfer of the visitors center to the hall of flags.
- III. The committee may utilize the staff services of the department of resources and economic development.
- 3 Appropriations. The sum of thirty-five thousand dollars is hereby appropriated for renovating the hall of flags and room 100 and relocating the visitors center. Said sums shall be expended by the committee. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.
- 4 Control of the Hall of Flags and Room 100. Amend RSA 14 by inserting after section 14-a the following new section:
- 14-b Legislative Control of Certain Portions of the State House and of the Legislative Office Building. Notwithstanding any other statute, the legislative office building and the legislative parking facility, and in the state house all rooms and office space in the basement and on the first and third floors, including the hall of flags but excluding rooms 122, 123, and 124, shall for all purposes be under the control of the president of the senate and the speaker of the house, acting jointly.
 - 5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted. Referred to Appropriations.

HB 410, providing for the purchase of land for a state office complex and making an appropriation therefor. Inexpedient to legislate. Rep. Coburn for Public Works.

The proposal has been included in the Governor's capital budget message of March 13, 1975. The Committee feels that it should be considered in the overall Capital Budget.

Resolution adopted.

HB 450, increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire. Ought to pass. Rep. McEachern for Public Works.

Legislation updates appropriation of Chapter 50 of 1974 Laws. Referred to Appropriations.

HB 549, requiring full state maintenance for state route 28 in the town of Salem. Refer to Committee on Public Works for interim study and entire question of compact zones and highway maintenance responsibilities to be reported back no later than December 1, 1975. Rep. Sanborn for Public Works.

Rep. Forsaith Daniels moved that the committee report be amended to read October 1.1975.

Amendment adopted.
Report adopted.

HB 353, authorizing the water resources board to acquire the dam on Pine river pond in Wakefield, naming said dam the Arthur H. Fox Memorial Dam and making an appropriation therefor. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Resolution adopted.

HB 376, providing for the acquisition of the Shell Camp Pond Dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

AMENDMENT

Amend RSA 482-J as inserted by section 1 of the bill by inserting after section 3 the following new section:

482-J:4 Reimbursement to Boat Fund. Any land or facilities acquired by the water resources board as a result of the acquisition authorized by this chapter which the water resources board, with the approval of the council on resources and development as established under RSA 10-C:1, determines not to be necessary to retain in order to achieve the purposes of this chapter and any salvageable material similarly acquired, shall be sold and the proceeds therefrom returned to the special fund established by RSA 270:5, VII.

Amendment adopted.
Referred to Appropriations.

HB 397, relative to the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development,

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Appropriation for Stirrup Iron Pond Reconstruction. There is hereby appropriated to the fish and game department the sum of fifty thousand dollars for the fiscal year ending June 30, 1976 for the reconstruction of the Stirrup Iron Pond dam in the town of Salisbury. Within this appropriation the sum of twelve thousand five hundred dollars is provided from the general funds of the state to satisfy requirements for matching federal grants allocated to the fish and game department for such purpose. The sum of thirty-seven thousand five hundred dollars shall be appropriated from federal funds, and twelve thousand five hundred dollars shall be appropriated from the general funds of the state. If the federal funds received are less than those estimated, the total appropriation, including the state matching funds, shall be reduced by the same proportion as the reduction of federal funds. Said appropriation shall be a charge against the special fund established under RSA 270:5, VII.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Reimbursement to Boat Fund. Any land or facilities associated with the Stirrup Iron Pond Dam acquired by the water resources board which the water resources board, with the approval of the council on resources anddevelopment established under RSA 162-C:1, determines not to be necessary to retain in order to achieve the purposes of this chapter, and any salvageable material similarly acquired, shall be sold

and the proceeds therefrom returned to the special fund established by RSA 270:5, VII.

3 Effective Date, This act shall take effect on July 1, 1975.

Amendment adopted.

Referred to Appropriations.

HB 436, providing for the reconstruction and operation of the Lake Francis campground and making an appropriation therefor. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Lake Francis Campground Reconstruction and Operation Authorized. The division of parks, department of resources and economic development, is hereby authorized to reconstruct and operate the Lake Francis campground in the town of Pittsburg; provided, however, that said division shall first obtain a less than fee interest of at least fifteen years' duration from the water resources board for said campground of fifty acres more or less on land which is under the jurisdiction of the board. Reconstruction of the Lake Francis campground shall include the construction of primitive campsites, the construction of suitable roadways, the installation of toilet facilities and the provision of drinking water.

Amendment adopted.

Referred to Appropriations.

HB 456, making an appropriation for the algae control program. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

HB 465, establishing a division of municipal engineering and inspection in the water supply and pollution control commission and making an appropriation therefor. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Resolution adopted.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

AMENDMENT

Amend RSA 149-E:3, X as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

X. All applications, plans, and specifications submitted in accordance with this chapter for subsurface sewage or waste disposal systems must be prepared and signed by the person who is directly responsible for same and who is licensed by the commission to perform such work. The commission shall issue a license to any person who applies to the commission, pays a fee of fifteen dollars and who has demonstrated a sound working knowledge of the procedures and practices required in the site evaluation, design and operation of subsurface sewage or waste disposal systems. The commission may require an oral or written examination to determine who may qualify for a license. Individuals who have been actively engaged in the practice of designing systems at the time this paragraph is adopted shall not be required to submit to such examination before July 1, 1977, but shall be issued a license upon filing an application and paying the initial fee. Permits shall be issued from January first and shall expire December thirty-first of each year. Permits shall be renewable upon proper application and payment of an annual fee of ten dollars. The license issued to any such person may be revoked only for just cause and after such person has had a full opportunity to be heard by the commission. Any individual who desires to submit plans and specifications for a sewage or waste disposal system for his own use or that of his immediate family shall not be required to obtain a license under this paragraph provided that he attests to his eligibility for such exemption in the application for construction approval. The commission may require by rule that a person licensed under this paragraph also be a registered professional engineer with a civil or sanitary designation in order to submit applications for construction approval in certain complex situations as determined by the commission.

Amend RSA 149-E:3-a, I as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

149-E:3-a System Installer Permit.

I. No person shall engage in the business of installing subsurface sewage or waste disposal systems under this chapter without first obtaining an installer's permit from the commission. The permit holder shall be responsible for installing the subsurface sewage or waste disposal system in accordance with the intent of the approved plan. The commission shall issue an installer's permit to any person who submits an application provided by the commission, pays a fee of fifteen dollars and demonstrates a sound working knowledge of RSA 149-E:3 and the ability to read approved waste disposal plans, The commission may require an oral or written examination to determine who may qualify for an installer's permit. Individuals who have been actively engaged in the business of installing systems at the time this section is adopted shall not be required to submit to such examination before July 1. 1977, but shall be issued a permit upon filing an application and paying the initial fee. Permits shall be issued from January first and shall expire December thirty-first of each year. Permits shall be renewable upon proper application and payment of an annual fee of ten dollars. The installer's permit may be revoked or not renewed for just cause, including but not limited to the installation of waste disposal systems in violation of this chapter or the refusal by a permit holder to correct defective work. No permit shall be revoked or the renewal of a permit shall not be refused until the permit holder has had an opportunity to be heard by the commission.

Amendment adopted.

Referred to Appropriations.

HB 504, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

AMENDMENT

Amend RSA 162-C:2-a, V, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

V. Establish a schedule of priorities based on the relative importance of each proposed land acquisition for recreational, conservational or historical use by the state so that critically needed lands or options to acquire critically needed lands are acquired as soon as funds become available.

Amend RSA 162-C:2-b, I, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

162-C:2-b Procedure for Land Acquisition.

I. Each state agency which proposes to acquire rights and interests in land for recreational, conservational or historical use shall submit a preliminary proposal for such acquisition to the division of resources. The division shall evaluate the proposal and prepare a formal proposal. The formal proposal and the evaluation by the division shall be submitted to the council. The council shall assign a priority to the proposal in accord with the schedule of priorities established by the council. If the general court is in session, the council shall submit such proposal to the general court. If the general court is not in session, the council shall submit only those proposals which receive the highest priority to the fiscal committee of the general court. The fiscal committee shall submit any such high priority proposal which it approves to the governor and council. The governor and council are authorized to acquire rights and interests in land or options to acquire such rights and interest in accord with the proposal. Such acquisition shall be made with monies from the emergency opportunity account. The council shall submit a report of all proposals which do not receive the highest priority to the general court at its next regular or special session and such proposals shall not be carried out unless authorized by law.

Amend RSA 162-C:2-c, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

162-C:2-c Natural Heritage Conservation Fund.

- I. There is hereby established within the department of resources and economic development a fund to be known as the natural heritage conservation fund. This fund shall be kept separate and distinct from all other funds appropriated to the department and shall be used solely for acquiring rights and interests in land for recreational, conservational or historical use or studies thereof as directed by the general court.
- II. If the general court is not in session, the natural heritage conservation fund may be used by the department, with the approval of the fiscal committee of the general court, for the planning and design of proposals to be submitted to future sessions of the general court for consideration.
- III. There shall be established within the natural heritage conservation fund a separate account to be known as the emergency opportunity account. This account shall be used for expenditure by the governor and council only on highest priority proposals as defined in RSA 162-C:2-b. The division of resources, with the approval of the commissioner of the department of resources and economic development and the fiscal committee of the general court, may use the fund for non-matchable administrative costs connected with land acquisition proposals such as surveys, title searching, appraisals, land damage commissions, prints of maps and aerial photography, registry of probate and registry of deed expenses.

Amendment adopted.

Referred to Appropriations.

ENROLLED BILLS REPORT

- HB 117, reducing the age at which persons may donate blood to seventeen.
- HB 167, increasing maximum amount of prizes allowed in beano games.
- HB 174, relative to the authority of the Kearsarge lighting precinct.
- HB 188, removing the American Red Cross from the prisoner blood donation program.
- ${\sf HB}$ 207, prohibiting the use of certain trawls or a drag seine in the Piscataqua River for the taking of any fin fish.
 - HB 212, relative to closed seasons on pheasants.
- HB 232, requiring the fish and game department to destroy bears which damage persons or livestock.
- HB 234, updating language in the statute pertaining to burial expenses for medical assistance recipients.
- $\ensuremath{\mathsf{HB}}\xspace\,235,$ relative to issuance of small game licenses by the fish and game department.
 - HB 243, permitting the election of school district auditors for staggered terms.
 - HB 260, relative to bonding requirements for certain town officials.
 - HB 269, repealing certain statutes relative to marriages of defective persons.
 - HB 295, relative to a three day nonresident fishing license.

Mabel L. Richardson for the committee

COMMITTEE REPORTS CONTINUED

HB 55, providing for the inspection, licensing and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival-amusement safety board. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Transient carnival equipment has not previously been subject to inspection.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for registration, inspection and regulation of carnival equipment by the passenger tramway safety board and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Policy Declaration. Amend RSA 225-A:1 as inserted by 1957, 254:1, as amended, by striking out said section and inserting in place thereof the following:

225-A:1 Declaration of Policy. It shall be the policy of the state of New Hampshire to protect its citizens and visitors from unnecessary mechanical hazards in the operation of ski tows, lifts, tramways and carnival equipment, to ensure that proper design and construction are used, that accepted safety devices and sufficient personnel are provided for, and that periodic inspections and adjustments are made which are deemed essential to the safe operation of ski tows, ski lifts, passenger

tramways and carnival equipment. The primary responsibility for design, construction, maintenance and inspection rests with the operators of such passenger tramway devices and carnival equipment. The state, through its passenger tramway safety board, as hereinafter provided, shall register all ski lift devices and carnival equipment, establish reasonable standards of design and operational practices and make such independent inspections as may be necessary in carrying out this policy.

2 Industry Defined. Amend RSA 225-A:2, II as inserted by 1957, 254:1 by inserting in line two after the word "tramways" the following (or carnival equipment) so that said paragraph as amended shall read as follows:

II. Industry shall mean the activities of all those persons in the state who own or control the operation of passenger tramways or carnival equipment.

3 Operator Defined. Amend RSA 225-A:2, III as inserted by 1957, 254:1, as amended, by striking out said paragraph and inserting in place thereof the following:

III. Operator is a person who owns or controls the operation of a passenger tramway or carnival equipment. The word "Operator" shall include the state or any political subdivision. An operator of a passenger tramway or carnival equipment shall be deemed not to be operating a common carrier.

4 Definitions. Amend RSA 225-A:2 as inserted by 1957, 254:1, as amended, by inserting after paragraph VI the following new paragraphs:

VII. "Carnival equipment" means a device which carries or conveys passengers for the purpose of giving its passengers amusement, pleasure, thrills or excitement.

VIII. "Transportation" means the conveying of persons on either a passenger tramway or carnival equipment.

5 Board Membership. Amend RSA 225-A:3 as inserted by 1957, 254:1, as amended, by striking out said section and inserting in place thereof the following:

225-A:3 Passenger Tramway Safety Board. There shall be a passenger tramway safety board of six appointive members and the director of safety services ex officio. The appointive members shall be appointed by the governor, with the advice and consent of the council, from persons representing the following interests: one member who operates a rope tow only and one member from the cable and other passenger carrying devices industry, and in making such appointments consideration shall be given to recommendations made by members of the industry, so that both the devices which pull skiers riding on skis and the devices which transport passengers in cars or chairs shall have proper representation; one member who is an operator of carnival equipment; one member who is a mechanical engineer; one member to represent the public at large; and one member to represent insurance companies which engage in insuring passenger tramway or carnival equipment operations, and in appointing such member consideration shall be given to recommendations made by such insurance companies.

6 Rules. Amend RSA 225-A:8 as inserted by 1957, 254:1 by striking out said section and inserting in place thereof the following:

225-A:8 Rules, Regulations and Codes. The board is empowered to adopt reasonable rules, regulations and codes relating to public safety in the construction, operation and maintenance of passenger tramways and carnival equipment. The rules, regulations and codes authorized hereunder shall be in accordance with established standards, if any, and shall not be discriminatory in their application to operators of passenger tramways and carnival equipment. Such rules, regulations and codes shall be adopted in accordance with RSA 541-A. The board shall also give notice of such hearing by registered mail to each registered operator at least fourteen days before holding the same. The board shall publish a summary of the text of any such rules, regulations and codes adopted by it, together with information as to where the full text of the same may be obtained, in a newspaper of general circulation in the state, and shall also mail copies of the full text of such rules, regulations and codes to each registered operator. Such rules, regulations and codes shall become effective upon such date subsequent to the publication of the summary thereof and the mailing of copies to registered operators, as required hereunder, as may be specified by the board therein. The foregoing procedure shall be followed by the board in amending or repealing any of its rules, regulations or codes.

7 Inspections. Amend RSA 225-A:10 as inserted by 1957, 254:1 by striking out said section and inserting in place thereof the following:

225-A:10 Inspections. The department may make such inspection of the construction, operation and maintenance of passenger tramways and carnival equipment as the board may reasonably require. The department may, at its own

expense, employ other qualified engineers to make such inspections. Operators of carnival equipment shall set up said equipment for inspection purposes at a place designated by the director of safety services at the time of application for registration.

8 Review of Plans. Amend RSA 225-A:10-a as inserted by 1963, 53:8 by striking out said section and inserting in place thereof the following:

225-A:10-a Review of Plans and Specifications. Prior to the construction of a new, or the alteration of an existing, passenger tramway, or prior to the installation of new, or the alteration of existing carnival equipment, the operator or prospective operator shall submit plans and specifications to the department. The department may make recommendations relative to safety of the layout and equipment, but such recommendation shall not relieve the operator or prospective operator of his primary responsibility as set forth in RSA 225-A:1.

9 Inspection Reports. Amend RSA 225-A:12 as inserted by 1957, 254:1 by inserting in line three after the word "tramway" the following (or carnival equipment) so that said section as amended shall read as follows:

225-A:12 Inspection Reports. If, as the result of an inspection, it is found that a violation of the board's rules, regulations or code exists, or a condition in passenger tramway or carnival equipment construction, operation or maintenance exists endangering the safety of the public, an immediate report shall be made to the board for appropriate investigation and order.

10 Complaints. Amend RSA 225-A:13 as inserted by 1957, 254:1 by inserting in line five after the word "tramway" the following (or carnival equipment) so that said section as amended shall read as follows:

225-A:13 Complaints. Any person may make written complaint to the board setting forth any thing or act claimed to be done or omitted to be done by any registered operator which is alleged to be in violation of any rule, regulation or code adopted by the board, or setting forth any condition in passenger tramway or carnival equipment construction, operation or maintenance which is alleged to endanger the safety of the public. Thereupon the board shall cause a copy of said complaint to be forwarded to the registered operator complained of, which may be accompanied by an order requiring that the matters complained of be answered in writing within a time to be specified by the board. The board may investigate the matter complained of if it shall appear to the board that there are reasonable grounds therefor.

11 Registration Requirement. Amend RSA 225-A:14 as inserted by 1957, 254:1, as amended, by striking out said section and inserting in place thereof the following: $\frac{1}{2}$

225-A:14 Registration Required. No passenger tramway or carnival equipment shall be operated in this state unless the operator thereof is registered by the board and unless the fee determined under RSA 225-A:16 has been paid.

12 Application for Registration. Amend RSA 225-A:15 as inserted by 1957, 254:1, as amended, by striking out said section and inserting in place thereof the following:

225-A:15 Application for Registration.

I. On or before November first of each year every operator of a passenger tramway shall apply to the board, on forms prepared by it, for registration hereunder.

11. Every operator of carnival equipment shall apply annually after January first to the board for registration, on forms prepared by it, prior to setting up the carnival equipment; provided that if the equipment is installed on a permanent basis as determined by the board, application and inspection of the equipment shall be made at such time as the board determines.

III. Applications under this section shall contain such information as the board may reasonably require.

13 Fees. Amend RSA 225-A:16 (supp), as inserted by 1957, 254:1, as amended, by inserting after paragraph IX the following new paragraphs:

X. For registration as a carnival equipment operator, the fee accompanying the application shall be determined on the basis of the carnival equipment operated as follows:

(a) Fifty dollars for each device of carnival equipment which is operated by cable and lifts the passenger off the ground.

(b) Twenty-five dollars for each device of carnival equipment which lifts the passenger off the ground; and

(c) Ten dollars for every other device of carnival equipment.

XI. For the inspection of the carnival equipment by the board, a fee shall be charged for the actual time spent on the site making the inspection. The department shall not charge a fee in excess of eight dollars per hour for the services of personnel making such inspection.

14 Operation of New Equipment. Amend RSA 225-A by inserting after section 16 the following new section:

225-A:16-a New Carnival Equipment. Before a carnival equipment operator may set up or operate carnival equipment which is not included in the registration then in effect, the operator shall pay the applicable fee set forth in RSA 225-A:16, X. The director may require that such equipment be inspected at such time and place as it determines.

15 Expiration. Amend RSA 225-A:17 as inserted by 1957, 254:1, as amended, by striking out said section and inserting in place thereof the following:

225-A:17 Registration. The board, if satisfied with the facts stated in the application, shall issue a registration certificate to the operator. Each registration of a passenger tramway operator shall expire on October thirty-first next following the day of its issue. Each registration of a carnival equipment operator shall expire on December thirty-first next following the day of its issue.

16 Emergency Shut-down. Amend RSA 225-A:18-a as inserted by 1959, 299:5 by striking out said section and inserting in place thereof the following:

225-A:18-a Emergency Shut-down. When facts are presented to the board, or to any member thereof, tending to show that an unreasonable hazard exists in the continued operation of a tramway or carnival equipment, the board or member, after such verification of said facts as is practical under the circumstances and consistent with the public safety, may, by an emergency order require the operator of said tramway or carnival equipment forthwith to cease using the same for the transportation of passengers. Such emergency order shall be in writing and notice thereof may be served by any person upon the operator or his agent immediately in control of said tramway or carnival equipment by a true and attested copy of such order, the return of such service to be shown by an affidavit on the back thereof. Such emergency order shall be effective for a period not to exceed forty-eight hours from the time of service. Immediately after the issuance of an emergency order hereunder, the board shall conduct an investigation into the facts of the case as contemplated in RSA 225-A:19, and shall take such action under RSA 225-A:19 as may be appropriate.

17 Orders. Amend RSA 225-A:19 as inserted by 1957, 254:1 by inserting in line three after the word "tramway" the following (or carnival equipment) so that said section as amended shall read as follows:

225-A:19 Orders. If, after investigation, the board finds that a violation of any of its rules, regulations or code exists, or that there is a condition in passenger tramway or carnival equipment construction, operation or maintenance endangering the safety of the public, it shall forthwith issue its written order setting forth its findings, the corrective action to be taken, and fixing a reasonable time for compliance therewith. Such order shall be served upon the operator involved by registered mail, and shall become final, unless the operator shall apply to the board for a hearing in the manner hereinafter provided.

18 Forbidden Operation. Amend RSA 225-A:19-a as inserted by 1959, 299:6 by striking out said section and inserting in place thereof the following:

225-A:19-a Operation Forbidden. If in any such case the board is of the opinion that the public safety would be endangered by the use of the tramway or carnival equipment for the transportation of passengers prior to the taking of some or all of such corrective action, it shall so state in said order, and shall require in said order that the tramway or carnival equipment shall not be so used until specified corrective action shall have been taken. From and after receipt of said order by the operator, said tramway or carnival equipment shall not be used for the transportation of passengers without the approval of the board. Application for a hearing before the board shall not have the effect of suspending said order. Operation of the tramway or carnival equipment following receipt of such order may be enjoined by the superior court.

19 Penalty. Amend RSA 225-A:23 (supp) as inserted by 1957, 254:1, as amended, by inserting in line two after the word "tramway" the following (or carnival equipment) so that said section as amended shall read as follows:

225-A:23 Penalty. Any person convicted of operating a passenger tramway or carnival equipment without having been registered by the board, or violating the rules, regulations and codes of the board shall be guilty of a violation if a natural person, or guilty of a misdemeanor if any other person. Any operator who operates after his registration has been suspended by the board, shall be guilty of a violation for each day of illegal operation.

20 Terms of New Board Members. The provisions of RSA 225-A:3 as amended by section 1 of this act shall not affect the terms of members of the passenger tramway safety board in office on the effective date of this act. The term of the operator of carnival equipment first appointed to the board under said RSA 225-A:3 shall be two years and the term of the mechnical engineer first appointed to the board shall be three years.

21 Appropriation. The sum of ten thousand three hundred eighty dollars for the fiscal year ending June 30, 1976 and a like amount for the fiscal year ending June 30, 1977 are hereby appropriated to the department of safety, division of safety services for the purposes of section 1 of this act to be expended in the following manner:

Fiscal 1976 Fiscal 1977

Personal services:		
Permanent	\$7,846	\$7,846
Current expenses	750	750
Equipment	600	600
Benefits	784	784
Travel		
In-State	400	400
	\$10,380	\$10,380

The sums appropriated are in addition to any other appropriation for the department. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

22 Insurance Required. Amend RSA 225-A:26, I, (supp), as inserted by 1965, 241:2, as amended, by inserting in line seven after the citation "RSA 225-A:2, I (a)-(d)" the following (and III) so that said paragraph as amended shall read as follows:

I. Unless an operator is in violation of this chapter or the regulations of the board, which violation is causal of the injury complained of, no action shall lie against any operator by any skier or representative thereof; this prohibition shall not, however, prevent the maintenance of an action against an operator for negligent construction or maintenance of the passenger tramway itself or any building within the area. Each operator of a passenger tramway, as defined by RSA 225-A:2, I (a)-(d) and III, shall maintain liability insurance with limits of not less than one hundred thousand dollars per person per accident and two hundred thousand dollars per accident; each operator of a passenger tramway, as defined by RSA 225-A:2, I (e)-(g) shall maintain liability insurance with limits not less than twenty-five thousand dollars per person per accident and fifty thousand dollars per accident. Provided, that operators of passenger tramways not open to the general public, operated without charge to the users thereof, need not maintain said insurance coverage. This exception shall not apply, however, to tramways operated by schools, ski clubs and other similar organizations.

23 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Referred to Appropriations.

HB 463, establishing a consumers commission and making an appropriation therefor. Ought to pass. Proctor for Executive Departments and Administration.

This would create a Consumer Agency to cover all aspects of consumer needs.

Rep. Lawton moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. Proctor, Gramling and Spirou spoke against the motion.

Reps. George Wiggins and Bednar spoke in favor of the motion.

Rep. Gramling requested a roll call.

Sufficiently seconded.

YEAS 146 NAYS 162 YEAS 146

BELKNAP COUNTY

Ambrose, French, Leary, Marsh, Nighswander, Kenneth Randall and Sabbow. CARROLL COUNTY

Dickinson, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Ladd, Turner and Wells.

COOS COUNTY

Burns, Horton, Huggins, Hunt, Victor Kidder, Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, Gaylord Cummings, Fimlaid, LaMott, Logan, Mann, Melnick and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Bednar, Belanger, Belcourt, Boyd, Bragdon, Bruton, Burke, Coburn, Corser, Crotty, Philip Currier, Clyde Eaton, Joseph Eaton, Favreau, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, LaChance, Lamy, Lawrence, Milne, Nardi, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Record, Henry Richardson, Kenneth Spalding, Sullivan, Harold Thomson, Vachon, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, John Cate, Milton Cate, Chandler, Alice Davis, Gamache, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Millard, Noble, Packard, Riley, Shepard, Sherman, and Doris Thompson.

ROCKINGHAM COUNTY

Benton, Bisbee, Campbell, Collins, Collishaw, Cunningham, Dame, Danforth, Roy Davis, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Gaskill, Gorman, King, MacGregor, O'Connell, Page, Parr, Anthony Randall, Read, Rogers, Schwaner, Constance Simard, Skinner, Stimmell, George Thibeault, Wilson and Wolfsen. STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dunlap, Kimball, Maloomian, Parshley, Preston, Rowell, Ruel, Barbara Thompson and Tripp.

SULLIVAN COUNTY

Barrus, Burrows, Olden, Sara Townsend and George Wiggins.

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BELKNAP COUNTY

Beard, Brouillard, Goyette, Hildreth, Mansfield and James Murray.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Duprey and Fullam.

CHESHIRE COUNTY

Close, Cooke, Hanna, Knight, Langille, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Scranton and Whipple.

COOS COUNTY

Cooney, Fortier, Oleson, Poulin and Mabel Richardson.

GRAFTON COUNTY

Altman, David Bradley, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, A. C. Jones, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Bishop, Wilfrid Boisvert, Carswell, Corey, Coutermarsh, Cullity, Forsaith Daniels, Day, Douzanis, Drewniak, Fleisher, Gabrielle Gagnon, Gauthier, Gramling, Granger, Ingram, Edmund Keefe, Lynch, Lyons, MacDonald, Martel, Martin, Normand, O'Neil, Orcutt, Peters, Reardon, Reidy, Seamans, Shea, Andre Simard, Leonard Smith, Spirou, Theriault, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Bartlett, Castaldo, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Estee, Hager, Haller, Hess, Kenison, William Kidder, McLane, McNichol, Plourde, Ralph, Rich, Tarr and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Blanchette, William Boucher, Briggs, Thomas Connors, Cotton, Cressy, Charles Cummings, Donald DeCesare, Ganley, Gillis, Goodrich, Hoar, Hobbs,

Kashulines, Kelley, Krasker, Lockhart, Maynard, McEachern, Niebling, Parolise, Peterson, Richards, Sanborn, Twardus and Webster.

STRAFFORD COUNTY

Appleby, Shirley Clark, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kincaid, Lessard, Rod O'Connor, Osgood, Robillard, Sackett, Tibbetts, Torrey, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Rousseau, Scott and Williamson.

and the motion lost.

Referred to Appropriations.

HB 517, relative to salary and tenure of the attorney general's staff, and making an appropriation therefor. Majority: Ought to pass; Rep. McLane for Executive Departments and Administration. Minority: Inexpedient to legislate. (Reps. Cornelius, Proctor, Ziakas and Roderick T. Allen)

Majority: Necessary increase for Attorney General's staff to retain and recruit experienced personnel because of required workload and competitive salaries in

private practice.

The minority believes that the Attorney General's request for pay increases of 17% to 50% for his upper level staff is an exercise in fiscal irresponsibility, and ignores the financial problems of the state.

Rep. Cornelius moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke to his motion.

Reps. McLane, Sara Townsend and Brouillard spoke against the motion.

A division was requested.

215 members having voted in the affirmative and 89 in the negative, the motion passed.

Rep. Hanson wished to be recorded in favor of HB 517.

HB 494, relative to assistance to dependent children of unemployed fathers and making an appropriation therefor. Ought to pass. Rep. Sullivan for Health and Welfare.

This bill provides for a child's eligibility for assistance to dependent children if otherwise eligible and if he is deprived of parental support by reason of the unemployment of his father in accordance with standards prescribed by the secretary of the U. S. Department of Health, Education and Welfare.

Rep. George Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Rep. McLane spoke against the motion.

On a voice vote the Speaker was in doubt and requested a division.

175 members having voted in the affirmative and 116 in the negative, the motion passed.

HB 373, increasing highway aid to towns and cities. Refer to Committee on Public Works for interim study to report back no later than December 1, 1975. Rep. Ellis for Public Works.

The Committee felt this piece of legislation has merit but a further study of the economic impact on state and local levels is advisable.

Rep. Forsaith Daniels moved that the committee report be amended to read "report back no later than October 1, 1975".

Adopted.

Rep. Eugene Daniell moved that the words, inexpedient to legislate, be substituted for the committee report, Refer to the committee on public works for interim study to report back no later than October 1, 1975, and spoke to his motion.

Reps. Belair, Ellis, George Wiggins and Fortier spoke against the motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the Daniell motion.

Motion lost.

Question being on the committee report.

Adopted.

HB 476, establishing a tax relief program for the elderly based on property tax or rental expenditures and making an appropriation therefor. Majority: Ought to pass; Rep. Appel for Ways and Means. Minority: Inexpedient to legislate. (Reps. Cunningham, Johnson, Lawrence, Kenneth C. Smith, Sr., Marsh, Canney, Anne B. Gordon and Twardus)

Majority: The rules of the House require that any bill bearing an appropriation be reported out of committee by April 1. There is much merit in this bill. Many elderly have a serious property tax problem. The majority of the committee is keenly aware of the fiscal condition of the state and feels this should go to the Appropriations committee as an important legislative priority to be considered if there is a supplemental budget.

The minority realizes that elderly relief is long overdue but we also realize that 2.9 million dollar appropriation is not available at this time.

Rep. Cunningham moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke to his motion. Reps. Appel, Sara Townsend, Splaine, Belair and Shirley Clark spoke against the motion.

Reps. Anne Gordon, Wilfrid Boisvert and Johnson spoke in favor of the motion.
Rep. Hager moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 68 NAYS 263 YEAS 68

BELKNAP COUNTY

Lawton, Leary and Marsh.

CARROLL COUNTY

Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Cournoyer, Fillback, Anne Gordon, Johnson, Langille, Turner and Whipple.

COOS COUNTY

Burns, Huggins and Wiswell.

GRAFTON COUNTY

Ira Allen, Buckman, George Cate, Fimlaid, A. C. Jones and Pepitone.

HILLSBOROUGH COUNTY

Bednar, Wilfrid Boisvert, Bragdon, Burke, Coburn, Corser, Joseph Cote, Clyde Eaton, Joseph Eaton, Favreau, Gramling, Philip Heald, LaChance, Lawrence, Timothy O'Connor, Paradis, Russell Perkins, Quigley and Withington.

MERRIMACK COUNTY

Chandler, George Gordon, Harriman, James Humphrey, Millard, Riley and Doris Thompson

ROCKINGHAM COUNTY

Cunningham, Roy Davis, Donald DeCesare, Grace DeCesare, Gaskill, King, MacGregor, Rogers, Constance Simard, Twardus and Wolfsen.

STRAFFORD COUNTY

Bouchard, Canney, Donnelly, Dunlap, Kimball, Osgood and Pray.

SULLIVAN COUNTY

Barrus and Olden.

NAYS 263

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Goyette, Hildreth, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey and Towle. CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Cooke, Hanna, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Nims, Proctor, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Craggy, Fortier, Horton, Hunt, Victor Kidder, George Lemire, Oleson, Poulin, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

David Bradley, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Hough, Logan, Mann, Melnick, Symons, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Baker, Belanger, Bishop, Boyd, Bruton, Corey, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Forsaith Daniels, Day, Douzanis, Drewniak, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Lamy, Levasseur, Lynch, MacDonald, Martel, Martin, McGlynn, McLaughlin, Milne, Morgan, Morrissette, Fred Murray, Normand, O'Neil, Orcutt, Arnold Perkins, Peters, Polak, Reardon, Reidy, Henry Richardson, Seamans, Shea, Andrew Simard, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas. MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, McLane, McNichol, Packard, Plourde, Ralph, Rich, Ryan, Shapiro, Shepard, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Dame, Danforth, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Gillis, Goff, Goodrich, Gorman, Greene, Griffin, Hoar, Hobbs, Kashulines, Kelley, Krasker, Lockhart, Maynard, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Sanborn, Sayer, Schwaner, Skinner, Southwick, Splaine, Stimmell, George Thibeault, Webster and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Shirley Clark, Dudley, Dumais, Charles Grassie, Habel, Herbert, Horrigan, Joncas, Joos, Kincaid, Lessard, Maloomian, Rod O'Connor, Parnagian, Parshley, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Rousseau, Scott, Sara Townsend, George Wiggins and Williamson. and the motion lost.

Reps. Donnelly and Grace DeCesare who voted yea, notified the clerk they inadvertently voted incorrectly and wished to be recorded against the motion.

Rep. Philip Currier wished to be recorded in favor of majority report on HB 476. Rep. Cressy wished to be recorded in favor of HB 476.

Referred to Appropriations.

RECONSIDERATION

Rep. Lessard moved reconsideration on HB 377, authorizing the city of Dover to borrow for hospital construction, and spoke to his motion.

Reconsideration carried.

Rep. Lessard moved that HB 377 be laid upon the table. Adopted.

The Speaker introduced the pages:
Division I, Dona Weyant, Franklin
Division II, Michael Nixon, Concord
Division III, Edward Cheney, Wentworth
Division IV, Maureen Burnham, Exeter
Division V, Michael Hanson, Laconia

RECONSIDERATION

Rep. George Gordon moved reconsideration on HB 494, relative to assistance to

dependent children of unemployed fathers and making an appropriation therefor, and spoke against the motion.

Reps. McLane, Haller, Roma Spaulding and Spirou spoke in favor of reconsideration.

Rep. Plourde spoke against reconsideration.

Rep. Chris Andersen moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Kendall Cote requested a division.

135 members having voted in the affirmative and 196 in the negative, the motion for reconsideration lost.

SENATE MESSAGE CONCURRENCE

HB 82, permitting law enforcement officers on official duty to wear firearms in the courts of the state.

ENROLLED BILLS AMENDMENT

HB 142, relative to the conveyance of real estate by husband and wife where one is mentally incompetent.

This amendment only clarifies the language which as written was ambiguous.

AMENDMENT

Amend RSA 460:6 as inserted by section 1 of the bill by striking out lines 6 through 9 and inserting in place thereof the following: verified statement by a psychiatrist licensed as a physician in this state or by a psychologist certified in this state shall accompany said petition and shall state that he has personally examined the insane wife or husband and found said person to be incompetent to participate in such a conveyance.

The clerk read the amendment in full. Amendment adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 510, establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire.

HB 198, relative to expanding the powers of planning boards.

338 members were recorded as present.

On motion of Reps. French and Spirou the House adjourned at 3:48 o'clock.

Wednesday, 2Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Good afternoon, Lord. As I dreamed over that first cup of coffee, I was reminded of the wedding you visited in Cana, so long ago, where You saved the day by changing the water into wine. It was kind of you Lord to want to save face for the host that day. Do you mean to say You weren't interested in getting Yourself a name for a divine wine? You really want us to know, that where You are openly and honestly invited in, that those things that are as common as water shall be as rich as wine? That is good Lord, very good. We open the doors of our lives. Come in, Let your potential richness for our lives pour forth in all directions in leadership through service. Amen.

Rep. Milton A. Cate led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Woodruff and Wolfsen, the day, important business.

Rep. Cobleigh and Geiger, indefinite, illness.

Reps. Russell Perkins and P. Robert Thibeault, the week, illness.

INTRODUCTION OF GUESTS

Keith Everett, grandson of Rep. Harriman; Selectmen and Overseer of Welfare of West Stewartstown, guests of Reps. Judd, Huggins and Wiswell.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 732 through 750 and HB 777 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 732, to implement a plan of automobile personal injury protection. (Wiggins of Sullivan Dist. 8—To Banks and Insurance)

HB 733, relative to a computerized checklist. (Bednar of Hillsborough Dist. 14; Sing of Hillsborough Dist. 23; Gage of Rockingham Dist. 5; Baker of Hillsborough Dist. 14—To Statutory Revision)

HB 734, relative to the business profits tax deduction for personal services. (Wiggins of Sullivan Dist. 8—To Ways and Means)

HB 735, requiring notice and a hearing for any police officer who is dismissed or suspended. (Gillis of Rockingham Dist. 12—To Judiciary)

HB 736, relative to defective equipment tags for motor vehicles. (D'Amante of Sullivan Dist. 5; Young of Belknap Dist. 8; Clark of Grafton Dist. 5; Parnagian of Strafford Dist. 19; Sing of Hillsborough Dist. 23—To Transportation)

HB 737, relative to state employees' group life insurance, authorized deductions for hospital and life insurance plans and dividends from life insurance and group hospitalization programs. (Christensen of Merrimack Dist. 20; Bartlett of Merrimack Dist. 8—To Banks and Insurance)

HB 738, relative to an annual rate of interest on delinquent real estate tax payments and the redemption of real estate sold at a tax sale. (Gillis of Rockingham Dist. 12—To Municipal and County Government)

HB 739, authorizing the county commissioners to employ legal counsel. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 740, prohibiting the sale of products fabricated from skins, hides and furs of endangered species. (Poulin of Coos Dist. 9—To Fish and Game)

HB 741, eliminating taxation of interest and dividends derived from tax exempt distributions. (Burns of Coos Dist. 4—To Ways and Means)

HB 742, requiring the recordation of zoning ordinances and subdivision regulations before they become effective. (Hanna of Cheshire Dist. 16—To Municipal and County Government)

HB 743, requiring the director of purchase and property to purchase supplies for the counties. (Cote of Hillsborough Dist. 28—To Municipal and County Government)

HB 744, excluding records and proceedings that are confidential under federal law from the state right to know law. (Spirou of Hillsborough Dist. 27; Clark of Strafford Dist. 4—To Judiciary)

HB 745, requiring municipalities to issue a construction permit prior to start of construction or alteration of any public or private project wherein the public safety and welfare is concerned. (Lyons of Hillsborough Dist. 13—To Municipal and County Government)

HB 746, dealing with unemployment compensation. (Cate of Merrimack Dist. 14—To Labor, Human Resources and Rehabilitation)

HB 747, limiting transfers of prisoners to the New Hampshire hospital and restricting privileges of persons who are committed to the hospital because of mental illness. (Gordon of Merrimack Dist. 7; Sweeney of Hillsborough Dist. 34; Marsh of Belknap Dist. 2; Harriman of Merrimack Dist. 19—To State Institutions)

HB 748, providing for the optional election of county committees in state primary elections. (Frizzell of Sullivan Dist. 7—To Statutory Revision)

HB 749, amending the charter of the Brewster Free Academy. (Chase of Carroll Dist. 4—To Education)

HB 750, excepting certain persons from the psychologist certification requirement and eliminating the citizenship requirement for certification. (Hager of Merrimack Dist. 21; Jacobson of Dist. 7—To Health and Welfare)

HB 777, making appropriations for the expenses for certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. (Drake of Coos 3—To Appropriations)

ENROLLED BILLS REPORT

HB 82, permitting law enforcement officers on official duty to wear firearms in the courts of the state.

Mabel L. Richardson for the committee.

SIX-DAY EXTENSIONS GRANTED

HB 389, establishing standards of conduct for state legislators in situations where personal interests conflict with public interests, and providing for the enforcement of these standards. (Legislative Administration)

HB 412, providing for appointment of the house sergeant-at-arms in the event of a vacancy. (Legislative Administration)

HB 417, prohibiting hunting with high powered rifle in a specified portion of the town of Bow. (Municipal and County Government)

HB 403, requiring subdivision plan approval prior to any altering of land or other action by the subdivider. (Municipal and County Government)

HB 402, repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers. (Municipal and County Government)

HB 408, allowing a person to apply for annulment of a record of conviction and sentence to imprisonment regardless of his age when the criminal act was committed. (Judiciary)

HB 399, relative to the rights of patients being treated for mental illness. (Judiciary)

HB 386, abolishing settlement and creating districts for the administration of general assistance and veterans relief.

SB 12, providing for the appointment of the commissioner of helath and welfare and the directors of the divisions of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office. (Executive Departments and Administration)

SUSPENSION OF RULES

Rep. French moved that the rules of the House be so far suspended as to permit floor action and referral to the Committee on Appropriations of the following House Bills containing appropriations: HB 128, relative to the responsibility for public medical assistance, and HB 596, relative to computing grants under the school building aid program.

Rep. Drake spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS

HB 596, relative to computing grants under the school building aid program. Ought to pass with amendment, Rep. Gemmill for Education.

The bill adds insurance policies to current school building aid program to cover situations involving loss through fire or other disaster. Amendment makes technical change to conform bill to HB 206 now in Appropriations.

AMENDMENT

Amend RSA 198:15-b as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

198:15-b Amount of Annual Grant. The amount of the annual grant to any school district duly organized, any city maintaining a school department within its corporate organization, any cooperative school district as defined in RSA 195:1, or any receiving district operating an area school as defined in RSA 195-A:1, shall be a sum equal to thirty percent of the amount of the annual payment of principal on all outstanding borrowings of the school district, city, cooperative school district or receiving district, heretofore or hereafter incurred, for the cost of construction or purchase of school buildings and supervisory union facilities, to the extent approved by the state board of education, provided that any school district may receive an annual grant in the amount of forty percent for the construction of an educational administration building for supervisory union, and provided that the amount of the annual grant in the case of a cooperative school district, or a receiving district operating an area school, shall be forty percent plus five percent for each pre-existing district in excess of two and each sending district in excess of one, and provided further that no cooperative school district, or receiving district operating an area school, shall receive an annual grant in excess of fifty-five percent. For the purposes of computing grants hereunder the amount of the annual payment of principal shall be increased by an amount equal to the amount of capital reserve or the amount raised by taxation or received under an insurance policy which was actually expended for the project at any time, divided by the number of years for which bonds or notes were issued to provide funds for such school building or supervisory union facilities. If the project was entirely financed by the use of capital reserve or amounts raised by taxation or received under an insurance policy the aid provided herein shall be paid in ten equal annual grants. For the purposes of this subdivision construction shall include the acquisition and development of the site, planning construction of a new building and/or additions to existing buildings including alterations, architectural and engineering fees, purchase of equipment and any other costs necessary for the completion of the building as approved by the state board of education; and purchase of school buildings shall include the acquisition and improvement of land in connection therewith and the remodeling, altering, repairing, equipping and furnishing of such buildings as approved by the state board of education.

Amendment adopted.
Referred to Appropriations.

HB 489, relative to the fee and requirements for renewal of chiropractor licenses. Inexpedient to legislate. Rep. McLane for Executive Departments and Administration.

Eliminating the continuing education requirement is not in the best interest of consumers and cutting fees seemed unwise.

Rep. Sing moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

The Clerk read the amendment in full.

Rep. Sing spoke to his motion.

Rep. Lawton requested a quorum count.

The Speaker declared a quorum present.

Rep. Bednar moved that HB 489 be recommitted to the Committee on Executive Departments and Administration and spoke to his motion.

Reps. Roderick O'Connor and Sing spoke in favor of the motion. Adopted.

HB 460, relative to training permits for bird dogs and trail hounds. Ought to pass. Rep. Stimmell for Fish and Game.

Brought dog training in line with other states. Ordered to third reading.

HB 567, relative to the open season in Coos county on hares and rabbits. Inexpedient to legislate. Rep. Scott for Fish and Game.

Five months of open season on rabbits is enough at this time.

Resolution adopted.

HB 128, relative to the responsibility for public medical assistance. Ought to pass with amendment. Rep. Sweeney for Health and Welfare.

This bill establishes a new chapter in the New Hampshire Laws entitled Emergency Assistance for Kidney Disease Treatment. Recognizing that the cost of life-sustaining treatment for chronic kidney disease can place an unreasonable burden upon those responsible for such costs, the committee believes the state should be the source of last resort for those needing funds for treatment costs.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring the state to reimburse certain individuals over eighteen years of age suffering from chronic kidney disease and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 137-A the following new chapter:

CHAPTER 137-B

Emergency Assistance for Kidney Disease Treatment

137-B:1 Purpose. The state recognizes that the cost of life-sustaining treatment for chronic kidney disease can be of such a magnitude as to place an unreasonable financial burden upon those who suffer such disease as well as any other person legally responsible for such cost. This chapter requires the state to be responsible as the source of last resort for paying the cost of necessary life-saving care and treatment for any New Hampshire individual eighteen years of age or older suffering chronic kidney disease.

137-B:2 Authority. The responsibility of this program is vested in the director of the division of public health, department of health and welfare.

137-B:3 Duties of Director. The director of the division of public health, department of health and welfare, shall be responsible for administering the emergency assistance for kidney disease treatment program, and in order to facilitate kidney care for adults shall:

I. Receive and disseminate information relative to sources of treatment of kidney disease;

II. Establish quality control for the purposes of the New Hampshire kidney disease program for facilities providing hemodialysis and transplantation;

III. Insure the capability of the provider facilities to implement a rehabilitative program for patients in the state program;

IV. Determine fair rates for compensation of services performed for purposes of payment by the state;

V. Certify the cost of treatment of patients in the program;

VI. Certify the patients qualified for treatment under the program.

137-B:4 Treatment.

I. Subject to the determination of the attending physician, the treatment of choice for all patients medically suitable shall be transplantation within three months of determination of non-functioning kidneys, or home dialysis. Hospital dialysis will be acceptable for the period awaiting transplantation not to exceed three months, as back-up for those on home dialysis, and as necessary to aid in the transplantation process.

II. Facilities providing dialysis and kidney transplantation shall be certified by the director of the division of public health, department of health and welfare. Patients treated at any uncertified facility shall not be eligible for state aid for their treatment.

137-B:5 Eligibility for State Assistance. Any individual eighteen years of age or older suffering from chronic kidney disease who is a resident of this state and certified as qualified for treatment under this program as provided in RSA 137-B:3 shall be reimbursed for the cost of renal dialysis or kidney transplantation by the division of public health, department of health and welfare, within a reasonable period of time, provided that the treatment is rendered in an approved dialysis or transplantation facility, or in an approved home dialysis program. Before seeking reimbursement from the division of public health, department of health and welfare, such individual shall exhaust the following resource opportunities:

I. Five percent of personal adjusted gross income, as defined in the United States Internal Revenue Code of 1954, as amended, or such income of a parent or spouse or $\frac{1}{2}$

any other person who is legally responsible for such costs.

II. Payment of costs directly to a medical provider by an insurance company, group health plan, prepaid medical care plan or any other third party payor legally provided for.

III. Payment of costs directly to a medical provider by the federal medicare program under United States code 42 (Social Security Act).

IV. Payment of costs directly to a medical provider by public medical assistance as administered and regulated by the state division of welfare, department of health and welfare.

137-B:6 Certification as a Requirement for State Assistance. Any individual who is not certified as qualified for treatment under this program by the director of the division of public health, department of health and welfare as provided in RSA 137-B:3, VI shall be ineligible for any benefits under this chapter.

2 Appropriation. The sum of one hundred thousand dollars for the fiscal year ending June 30, 1976 and the sum of one hundred thousand dollars for the fiscal year ending June 30, 1977, are hereby appropriated for the purposes of section 1 of this act. Such sums shall not lapse. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

HB 542, requiring information folders on pharmaceutical drugs to be available for public inspection and distribution to purchasers. Inexpedient to legislate. Rep. Osgood for Health and Welfare.

In conflict with Federal Drug Administration regulations.

Rep. Joseph Cote moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Osgood spoke against the motion.

Motion lost.

Resolution adopted.

HB 466, relative to compensation of registers and deputy registers of probate. Refer to Committee on Judiciary for interim study. Rep. Shapiro for Judiciary.

Committee felt this was a complicated area and warranted additional study of this bill and related matters.

Adopted.

HB 469, requiring that the discharge of a real estate mortgage must be by a deed of release or by a separate written document. Ought to pass with amendment. Rep. McManus for Judiciary.

Bill improves a situation created by the microfilming of county records. Creates a uniform procedure for recording discharges.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring that the discharge of a real estate mortgage must be by a deed of release or by a written document.

Amend RSA 479:7, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

479:7 Discharge; Record. When a mortgage upon real estate is satisfied, the mortgagee shall give the mortgagor a discharge thereof. Said discharge shall be in the form of a deed of release or by a written document acknowledging payment or satisfaction of the debt thereby secured and/or of the conditions therein contained, signed by the mortgagee, his executor, administrator, successor, or assign whose signature shall be witnessed. The mortgagor, within thirty days after said mortgage is satisfied, shall cause the discharge thereof to be recorded in the registry of deeds where the land lies.

Amendment adopted.

Ordered to third reading.

HB 392, increasing unemployment compensation benefits. Refer to Subcommittee on Unemployment (Labor, Human Resources and Rehabilitation) for interim study. Rep. Tropea for Labor, Human Resources and Rehabilitation.

Adopted.

HB 464, holding administrators of Laconia state school, New Hampshire hospital, Veterans' home and the New Hampshire home for the elderly harmless if sued for violations of the Fair Labor Standards Act relative to payment for services by residents. Ought to pass. Rep. Wheeler for Labor, Human Resources and Rehabilitation.

Legislation would give needed protection to administrators and allow therapy programs to continue.

Ordered to third reading.

HB 539, limiting wage and salary increases for state, county and municipal workers to equal amounts. Inexpedient to legislate. Rep. Judd for Labor, Human Resources and Rehabilitation.

Intent of legislation is good, but bill would reduce incentives for public employees. Matter can be better handled at local level.

Resolution adopted.

HB 560, relative to disqualification for unemployment compensation benefits. Refer to Subcommittee on Unemployment (Labor, Human Resources and Rehabilitation) for study. Rep. Tropea for Labor, Human Resources and Rehabilitation.

Adopted.

RECESS

RECONSIDERATION

Rep. Kenison moved reconsideration on HB 434, authorizing the superintendent of the New Hampshire hospital to make loans to employees and to reimburse employees to replace stolen or destroyed personal effects, and spoke to her motion.

Reps. Cushman and Tibbetts spoke in favor of the motion.

Reps. George Gordon and Corey spoke against the motion.

Rep. Lessard moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Cushman requested a division.

131 members having voted in the affirmative and 191 in the negative, reconsideration lost.

COMMITTEE REPORTS CONTINUED

SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits. Ought to pass with amendment. Rep. Goyette for Labor, Human Resources and Rehabilitation.

The bill as amended would allow unemployment compensation payments in such cases as long as the employer had made the proper unemployment contributions to the fund.

AMENDMENT

Amend RSA 282:1, M(4) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(4) A lump sum, other than accrued vacation pay, tendered or paid to an employee by his employer upon the permanent closing of that employer's business operations in this state shall not reduce or affect the employee's entitlement to compensation under this chapter if the employer has paid the employer contributions required under this chapter on such lump sum.

Amendment adopted.

Ordered to third reading.

Rep. Kelley wished to be recorded in favor of SB 87.

The Speaker called for the Special Order.

HB 144, permitting the liquor commission to issue a special license to certain bowling centers to serve liquor and beverages. Ought to pass. Rep. Collishaw for Liquor Laws.

This bill was recommitted after the House adopted the committee amendment on February 18 and again the committee was unanimous for passage. This bill also gives more income to the state via Liquor Commission.

Rep. French moved debate be limited to one-half hour equally divided.

Adopted.

Rep. Lawton moved that the House adopt the committee report on HB 144, and spoke to his motion.

Reps. Sanborn, Barras, Tripp, Dunlap, Eugene Daniell, Schwanner, Richard Bradley and Parr spoke against the motion.

Reps. Coutermarsh, James Humphrey, Douzanis, Roderick O'Connor and Collishaw spoke in favor of the motion.

Rep. Coutermarsh moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Parr requested a Roll call.

Sufficiently seconded.

YEAS 200 NAYS 141 YEAS 200

BELKNAP COUNTY

Ambrose, Beard, Brouillard, Goyette, Hildreth, Lawton, Leary and Kenneth Randall.

CARROLL COUNTY

Claflin, Conley, Dickinson, Duprey, Fullam and Howard.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Cleon Heald, Knight, Marshala, Nims, Ramsey, Russell, Scranton, Wells and Whipple. COOS COUNTY

Burns, Cooney, Fortier, Horton, Victor Kidder, George Lemire, Poulin, Mabel Richardson. Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, David Bradley, Buckman, Chambers, Copenhaver, Cornelius, Duhaime, Myrl Eaton, Fimlaid, Hough, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Belanger, Bernier, Wilfrid Boisvert, Boyd, Bruton, Burke, Colson, Corser, Kendall Cote, Coutermarsh, Crotty, Cullity, Douzanis, Drewniak, Dwyer, Clyde Eaton, Favreau, Ferguson, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, George Healy, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Levasseur, Lynch, Lyons, MacDonald, Martel, Martin, McDonough, McLaughlin, Morgan, Fred Murray, Normand, Timothy O'Connor, O'Neil, Orcutt, Paradis, Arnold Perkins, Polak, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Sing, Leonard Smith, Spirou, Sullivan, Sweeney, Theriault, Vachon, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

Ayles, Laurent Boucher, Chandler, Raymond Chase, David Currier, Cushman, Hess, James Humphrey, Kenison, William Kidder, McNichol, Noble, Packard, Plourde, Ralph, Ryan and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Benton, Blanchette, William Boucher, Briggs, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Roy Davis, Donald DeCesare, Gillis, Goff, Gorman, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, Maynard, McEachern, O'Connell, Page, Parolise, Richards, Constance Simard, Skinner, Southwick, Splaine, Tavitian, George Thibeault, Twardus and Wilson.

STRAFFORD COUNTY

Dumais, Charles Grassie, Habel, Horrigan, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parshley, Pray, Robillard, Ruel and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Mahoney, Olden, Scott and George Wiggins.

NAYS 141

BELKNAP COUNTY

Bowler, French, Mansfield, Marsh, Nighswander and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Close, Cooke, Anne Gordon, Hanna, Johnson, Ladd, Langille, Milbank, Proctor and Turner.

COOS COUNTY

Craggy, Drake, Huggins, Hunt, Judd and Oleson.

GRAFTON COUNTY

Richard Bradley, George Cate, W. Murray Clark, Gaylord Cummings, Gemmill, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ainley, Arnold, Bednar, Belcourt, Bishop, Bragdon, Carswell, Coburn, Corey, Joseph Cote, Margaret Cote, Philip Currier, Forsaith Daniels, Joseph Eaton, Fleisher, Granger, Philip Heald, Howard Humphrey, Lefebvre, McGlynn, Milne, Nardi, Peters, Shea, Andre Simard, Kenneth Spalding, Harold Thomson, Tropea and Van Loan. MERRIMACK COUNTY

Bartlett, Castaldo, John Cate, Milton Cate, Christensen, Eugene Daniell, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, H. Gwendolyn Jones, McLane, Millard, Rich, Riley, Shapiro, Shepard, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Bisbee, Campbell, Collins, Cunningham, Danforth, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Goodrich, Greene, Griffin, MacGergor, Niebling, Parr, Peterson, Anthony Randall, Read, Reese, Rogers, Sanborn, Sayer, Schwaner, Stimmell and Webster.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dudley, Dunlap, Hebert, Lessard, McManus, Parnagian, Preston, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Frizzell, LeBrun, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

and HB 144 was ordered to third reading.

JOINT CONVENTION

SUPPLEMENTAL BUDGET MESSAGE BY GOVERNOR MELDRIM THOMSON, JR.

Last February I presented to you my recommendations for a balanced budget of 312.9 million dollars for fiscal 1976-77, as required by RSA 9:3 (2) (E).

On March 19 the United States Supreme Court unbalanced that budget. In the case of Austin v. New Hampshire the court struck down our Commuter Tax. It thus deprived us of 10.3 million dollars in anticipated revenues for the balance of this fiscal year and for the next two years.

We have a serious budget problem. But it is not nearly as awesome as the fiscal problems of our sister states or of the national government.

The Federal government is rushing madly toward a 400 billion dollar budget for 1976.

The enormity of the proposed federal budget can be measured by the fact that it is more than half the value of all of the land in America. It is one-third the value of all of the buildings on that land.

In Maine the Legislature is struggling with a mandated educational program that faces a 40 million dollar deficit.

Rhode Island reels today under an unemployment rate of 16 per cent. Half of her work force suffers from unemployment, forced leaves or cutbacks.

In Rhode Island 1,600 state jobs are being eliminated and the salaries of all state employees are being cut five per cent.

The Governor of Massachusetts told his colleagues last Thursday that he would not be able to present a budget to his Legislature until next September. Then it would be 300 to 400 million dollars in the red.

He also indicated that for the new fiscal year the state would have to eliminate some 8,000 employee positions and cut back on welfare payments. For the new fiscal year the state faces a half billion dollar deficit.

Thus, while the problem presented to us by the loss of revenues under the unconstitutional Commuter Tax is a tough one, it is not nearly as severe as the fiscal problems of the nation or of our sister states.

The Commuter Tax was enacted on May 4, 1970, as RSA 77B. It had the guiding support of my gubernatorial predecessor who was then in office.

This tax was passed in the House and Senate by a voice vote. There are now 142 House members who were in the House which voted on the Commuter Tax issue, 12 in the Senate, and two on my staff.

These Legislators know that I was neither Governor nor a member of the Legislature at that time.

They know also that it requires a ridiculous twist of ratiocination to suggest that one lone private citizen opposed to a broad base tax was somehow responsible for the enactment of this tax.

The Commuter Tax is now behind us!

The problem before us is to fill the financial void its unconstitutionality has created.

The problem is two-fold.

First, we must find new revenues to replace those which the tax would have generated for us after March 19 of this year.

This will require 10.3 million dollars for the remainder of the current fiscal year and for the 1976-77 biennium.

Second, we face the possibility of having to refund 13.7 million dollars that has thus far been collected under the tax.

Upon advice of the Attorney General, there are sound legal reasons for the State to fight any actions for refunds.

This we will do. Should we lose on this issue after taking it back to the Supreme Court we would be faced with an additional revenue problem.

We are making no provision for this now as the contingency may never occur. If it does it would probably not be for another year.

Since presenting our budget to you on February 6th, we were advised of two errors.

One was an error in estimated CDP revenues that amounted to \$943,428. The other was an error in welfare matching funds of \$756,086.

Thus, to bring our budget of last February back into balance and still retain a small surplus we must raise in new revenues approximately 12 million dollars.

I have received many suggestions on how to solve the Commuter Tax problem.

Several have proposed either general sales or income taxes. These I have opposed and will continue to do so.

I fail to see the need now or any time in the future for either a sales or income tax in New Hampshire.

Our strong economy, as compared to states around us, and our attractiveness for new business and industry is due in large part to our good tax climate. It behooves us to keep it that way!

Some have suggested that we pass on to the towns and cities part of the state's tax burden. In this connection a few have urged that we discontinue the state's disbursement to cities and towns of part of the Business Profits Tax.

I am strongly against any legislative action that would add to the property taxes of our people.

This sets me irrevocably against placing any new state tax burden on our local communities or taking from them any of the revenues they now receive from the State.

Those Legislators who in good conscience seek property tax exemptions, which I favor if the money were available, would join me, I hope, in seeing that no further state burdens are levied on our property taxpayers.

To raise the 12 million dollars in revenue required by the loss of the Commuter Tax, I would suggest the following measures, which will be presented to you tomorrow in bill form.

1. Amend the Business Profits Tax law by closing certain loopholes. This would result in producing an estimated 6.2 million dollars for the biennium.

We have many large corporations in the United States who receive interest and dividends from foreign corporations. These corporations do business in the State and are required to file tax returns with our Business Profits Tax Division. We presently allow them to take a deduction on their return for this foreign income. We are one of the few if not the only state that allows such a deduction.

I suggest that this provision of our law be changed to permit only a deduction for the taxes they are required to pay to the foreign country involved. This should produce additional revenue of 2.5 million dollars per year.

As the law now stands we permit businesses to take as a deduction in arriving at their New Hampshire business profits taxable income, the anticipated business profits tax for the tax period covered by the return. We are one of the few if not the only state which permits this deduction.

Therefore, I suggest that our law be amended so as to add back to New Hampshire taxable income those amounts which are paid to all states or political subdivisions. This should produce additional revenue of .6 million dollars per year.

2. Increase the corporate franchise tax. This tax was last increased in 1969. I suggest that we double the tax. This would produce 1.9 million dollars for the biennium.

The present annual filing fee for foreign corporations would be raised from \$30 to \$60 and the annual maintenance fee would go from \$70 to \$150.

The annual filing fee for domestic corporations would be increased from \$30 to \$60. The annual maintenance fee would be raised from a minimum of \$30 to \$60.

3. Increase the tobacco tax rate from eleven cents to eleven and a half cents per package. This would produce 2 million dollars for the biennium.

The Legislature now has the tobacco tax under consideration. By our present law this tax will have to be adjusted upward. The Department of Revenue Administration urges that we do not increase it more than half a cent less we thereby invoke the law of diminishing returns as far as sales to out-of-staters are concerned.

4. Increase the tax on beer from 12 to 15 cents per gallon. This should produce 2.1 million dollars for the biennium.

The tax on beer was last increased in 1965. The suggested tax would amount to 1.8 cents on a six pack or about a quarter of a cent on a glass of beer.

These are the only increases in taxes that I would suggest.

These proposals I would not be making now except for the unconstitutionality of a tax that I neither suggested nor supported.

I understand that the Appropriations Committee has proposed to you today a budget that is 1 million dollars below my suggested budget.

But this is not to suggest that they have actually reduced my proposal. They have in fact prepared a supplemental appropriation—or caboose bill.

It awaits enactment if another 20 million dollars in revenues can be found. Such a bill, if passed, could derail the present tax structure of New Hampshire.

I firmly believe that in these tragic economic times we must stay within current taxes and revenues. This means that our rate of growth in revenues will be slowed.

This is not necessarily bad. We have in truth increased the rate of state spending at a phenomenal pace in the past decade.

Our biennium operating budget, without the Business Profits Tax, ten years ago was 90.8 million dollars. Now we are estimating one for 1976-77 of 312.9 million dollars. This is an overall increase of 344 per cent. How many businesses have been able to match the state's expansion record?

The rate of increase for each biennium from 1966-67 to 1976-77, was respectively 20, 56, 24, 32 and now nine per cent.

I realize that the Appropriations Committee has taken from my budget some of the tear-jerking items and placed them in the supplemental budget. They have taken medical assistance out of my budget and added some 2 million dollars to the State Hospital, Laconia School and Mental Health Community Centers. This is their prerogative, but since budget-making is a matter of judgment, it does not mean that they are any more correct than the Governor was in his original allocations. I agree to the changes for Laconia and perhaps the Mental Health Centers.

I would disagree with the Committee's increase for the State Hospital.

The Legislature generously increased the hospital appropriation by 51.6 per cent in the current biennium. I have recommended in my budget a further increase in the new biennium of 32.6 per cent.

The employee-patient ratio at the hospital is 1 to .9, which is one of the best in the nation. Our current per diem patient expenditure of \$24.85 is well above Mississippi's low of \$11.26 and far below Arkansas' high of \$72.76.

Our proposed budget for 1976-77 would take New Hampshire above the national average of \$30.90.

I think it is significant that under our current budget New Hampshire rates third in the nation in per cent of its state budget that is allocated to the hospital—second only to Pennsylvania and New York.

To those who would seek to raise more revenues than those that I now suggest to once again balance my proposed budget, I recommend that you consider carefully the state of our economy.

Today our unemployment rate of 6.9 per cent is the highest in 25 years. How would you collect new revenues from the unemployed?

This is no time to add as much as one cent to the economic woes and present tax burdens of our people.

Special groups have their lobbyists.

The taxpayers of New Hampshire have their Governor.

I hereby renew my pledge that there will be no new taxes in this administration. For those of us who hold public office, it is important that we set a good example.

While I have never supported nor opposed the garage improvements for the Bridges House, I must inform you now that just as I refused to permit an increase in the Governor's salary two years ago, I will oppose any improvements for the Bridges House.

Further, I note that the Commissioner of Public Works and Highways has suggested an increase in tolls for our highways. Our people cannot afford an increase in tolls at this time. I shall negate any such recommendation that may come before Governor and Council.

The taxpayers of New Hampshire deserve a break. They shall get one for as long as I am Governor.

On motion of Sen. Ferdinando the Convention rose.

HOUSE

Rep. Dickinson moved that CACR 4, relating to natural rights. Providing that: All persons have the right to bear arms in defense of themself, their family, their property and the State, be taken from the table.

Motion lost.

COMMUNICATION

March 31, 1975

The Honorable Robert L. Stark Secretary of State State of New Hampshire

My dear Mr. Secretary:

We, the undersigned, are legal residents within the boundaries of Ward 1, in the City of Nashua, in the County of Hillsborough, in the State of New Hampshire. We were elected to serve as members of the Democratic Committee in caucus on October 7, 1974.

We do hereby request that a review be made of the legality of Representative David K. Gramling's right to represent the citizens of Ward 1 in the City of Nashua, New Hampshire because of his residential status. It has come to our attention that

Representative David K. Gramling is no longer a resident at 36A Hampshire Drive in Ward 1, but a resident at 170 Concord Street, which is within the boundaries of Ward 2, in the City of Nashua, in Hillsborough County, in the State of New Hampshire.

We, the undersigned, would appreciate a ruling as expeditiously as possible.

Ernestine R. Morrill, 27 Sioux Ave., Nashua Edward J. Winter, 21 Tilton St., Nashua Robert Morrill, 27 Sioux Ave., Nashua

Copy to: Mr. George B. Roberts, Jr. Speaker of the House

Referred to Subcommittee on Elections.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 144, permitting the liquor commission to issue a special license to certain bowling centers to serve liquor and beverages.

HB 460, relative to training permits for bird dogs and trail hounds.

HB 469, requiring that the discharge of a real estate mortgage must be by a deed of release or by a written document.

HB 464, holding administrators of Laconia state schoo, New Hampshire hospital, Veterans' home and the New Hampshire home for the elderly harmless if sued for violations of the Fair Labor Standards Act relative to payment for services by residents.

SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits.

RECONSIDERATION

Rep. Roderick O'Connor moved reconsideration on HB 144, permitting the liquor commission to issue a special license to certain bowling centers to serve liquor and beverages.

Reconsideration lost.

328 members were recorded as present.

On motion of Reps. French and Spirou the House adjourned at 3:45 o'clock.

Thursday, 3Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear God, the very season of the year reminds us of the importance of our relationship with You. The birds of the air, the tough but gentle determination of crocus and other miracles of earth, the promise of garden plants growing on the window sill, the anxious preparation of fishing gear and baseball mits, and much more cause us to sense the unfolding of the great drama we call Spring. Thank You God for Spring. Thank you God for the newness and renewal of Spring. Thank You God that we can be touched by Spring. Touch us and mold us, love us and use us. O God, in the anguish of our times let our leadership be sensitive to Your will for all mankind that we may see beyond our windows the need for genuineness of purpose, faith, hope and love for all peoples everywhere. Let there be Your Spring for all Your creation and all Your creatures, And let it begin with me. Amen!

Rep. Mann led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Langille, the day, illness.

Reps. Symons and Clyde Eaton, the day, important business.

Reps. Poulin, Patenaude and Pepitone, the day, traveling conditions.

INTRODUCTION OF GUESTS

Mike Irish, field representative for Council of State Governments.

Rep. French offered the following:

Resolved that in accordance with the list in the possession of the clerk, House Bills numbered 751 through 762 and Concurrent Resolutions Proposing Constitutional Amendments numbered 15 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 751, imposing a maximum age limitation for election as a bank trustee, director or officer and limiting the eligibility of corporators and members of mutual savings banks to serve in certain other banking capacities. (Nims of Cheshire Dist. 15—To Banks and Insurance)

HB 752, eliminating the requirement that the director of records management and archives submit his rules to a board for approval. (Williamson of Sullivan Dist. 9—To Statutory Revision)

HB 753, relative to the hours of labor of women and minors. (Skinner of Rockingham Dist. 3—To Labor, Human Resources and Rehabilitation)

HB 754, establishing a judicial selection commission to recommend at least three candidates for all judicial appointments. (Hanna of Cheshire Dist. 16—To Judiciary)

HB 755, amending the special charter of the town of Hanover to provide for the general obligation of certain special service obligations. (Chambers of Grafton Dist. 13; Copenhaver of Grafton Dist. 13; Bradley of Grafton Dist. 13; Cornelius of Grafton Dist. 13—To Municipal and County Government)

HB 756, making local zoning ordinances and restrictions applicable to the state and counties. (Close of Cheshire Dist. 15—To Municipal and County Government)

HB 757, relative to exceeding appropriations by elected and appointed county officers. (Bednar of Hillsborough Dist. 14; Lyons of Hillsborough Dist. 13; Spirou of Hillsborough Dist. 27; Perkins of Hillsborough Dist. 8; Dwyer of Hillsborough Dist. 13; Gage of Rockingham Dist. 5—To Municipal and County Government)

HB 758, adopting a New Hampshire-Vermont interstate sewage and waste disposal facilities compact. (Mann of Grafton Dist. 6; Huggins of Coos Dist. 1; Judd of Coos Dist. 1—To Joint Reference: Resources, Recreation and Development and Interstate Cooperation)

HB 759, providing a moratorium to June 30, 1977 on the issuance of new dog racing licenses. (Johnson of Cheshire Dist. 3; Benton of Rockingham Dist. 2—To Ways and Means)

HB 760, relative to instituting a lifeline rate structure for public utilities providing electrical energy. (Proctor of Cheshire Dist. 14; Bradley of Grafton Dist. 13—To Executive Departments and Administration)

HB 761, providing for a lien on the personal property of a welfare recipient which is not exempt from attachment. (Twardus of Rockingham Dist. 14—To Judiciary)

HB 762, repealing the law relative to additions to sentences and concurrent sentences. (Wiggins of Sullivan Dist. 8—To Judiciary)

CACR 15, Relating to: Voluntary Prayer. Providing that: No person shall be prohibited from nor compelled to participate in any voluntary exercise of prayer in any public school, building or meeting place. (Wiggins of Sullivan Dist. 8—To Constitutional Revision)

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 65, to prohibit chain distributor schemes (Judiciary).

SB 97, relative to methods of payment of judgments in civil actions (Judiciary).

SB 110, relative to the city of Berlin adopting a seventeen month transitional accounting period (Municipal and County Government).

SENATE MESSAGE CONCURRENCE

HB 203, permitting the division of mental health to establish the rates of monthly payments for foster care of patients placed by the bureau of family care.

HB 286, permitting all cities the option to employ a business administrator to exercise control functions in the management of the finances of the city.

ENROLLED BILLS REPORT

HB 203, permitting the division of mental health to establish the rates of monthly payments for foster care of patients placed by the bureau of family care.

HB 34, requiring members of the general court to comply with competitive bidding procedures in transactions with the state.

HB 286, permitting all cities the option to employ a business administrator to exercise control functions in the management of the finances of the city.

HB 58, authorizing the governor to enter agreements with veterinary medical schools; increasing the maximum payment permitted for each student and revising the repayment schedule; and providing for the determinations of residency by the trustees of the university of New Hampshire.

HB 142, relative to the conveyance of real estate by husband and wife where one is mentally incompetent.

Mabel L. Richardson for the Committee

The Speaker called for a quorum count.

A quorum was declared present.

The Speaker called for the special orders on CACR 2 and CACR 12.

Rep. Joseph Eaton moved that CACR 2 be made a special order for Thursday next and spoke to his motion.

Adopted.

Rep. Joseph Eaton moved that CACR 12 be made a special order for Thursday next and spoke to his motion.

Adopted.

COMMITTEE REPORTS

(Consent Calendar)

Rep. Douzanis requested that HB 300, prohibiting a person who is defeated in primary from seeking the same office in the biennial election as a candidate of another party or as an independent be withdrawn from the calendar.

Rep. French moved that the House adopt the committee recommendation of Inexpedient to legislate on HB's 282, 568, 528 and 415 and further moved that the House adopt the committee recommendation of Ought to pass on HB's 535, 329, 440, 444, SB 52 and HB 590, and further moved that the House adopt the committee recommendation of Refer to interim study committees by the appropriate standing committees on HB 53.

Adopted.

HB 282, relative to continuing special education for students who benefit thereby. Inexpedient to legislate. Rep. LeBrun for Education.

This bill covered HB 379.

HB 568, extending the hunting season for partridge. Inexpedient to legislate. Rep. Huggins for Fish and Game.

Season too long-two months sufficient.

HB 528, permitting a person to recover damages resulting from the intentional torts of an unmarried minor in an action against the minor's parents. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Similar legislation is due later in the session that would more adequately handle this situation.

HB 415, permitting the dissolution of the Sanbornville precinct which is commonly known as the Sanbornville fire department and the Union fire district

which is commonly known as the Union fire department in the town of Wakefield. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Sponsor reported no further need for bill.

 $\ensuremath{\mathsf{HB}}$ 535, facilitating the making of anatomical gifts. Ought to pass. Rep. Ralph for Health and Welfare.

This bill allows the donor of an anatomical gift to have such gift recorded on his motor vehicle operator's license.

HB 329, authorizing cooperative fire protection with other states and the federal government. Ought to pass. Rep. Lockhard for Interstate Cooperation.

Enabling legislation.

HB 440, relative to physician and psychiatrist reports used for admission procedures for the mentally ill. Ought to pass. Rep. Shapiro for Judiciary.

Perfects the 1973 law on admission procedures for the mentally ill. Unanimous. No opposition.

HB 444, relative to costs in proceedings to terminate parental rights. Ought to pass. Rep. McManus for Judiciary.

Payments for welfare services will be made by the Welfare Department. Unanimous vote of committee.

SB 52, relative to legal representation for social workers of the division of welfare in court actions involving neglected or abused children. Ought to pass. Rep. Castaldo for Judiciary.

Provides legal counsel for social workers in neglect cases approved by the Attorney General. No opposition. Unanimous vote of committee.

HB 590, relative to classification of highways, highway aid apportionment and highway regulation. Ought to pass. Rep. Fortier for Public Works.

Unanimous vote of committee felt this legislation was needed to update in line with population requirements. No opposition at public hearing.

HB 53, to provide compensation to cities and towns for loss of tax base caused by land classified as open space and making an appropriation therefor. Refer to Committee on Environment and Agriculture for interim study. Rep. Greene for Environment and Agriculture.

The committee feels unanimously that the problem deserves study before action is recommended.

COMMITTEE REPORTS

(Regular Calendar)

HB 211, decreasing time limits within which accident and health coverage may be denied for certain purposes, changing the amount of civil penalty and providing minimum standards for such insurance policies. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Gives Insurance Commissioner power to establish regulations to make policies more understandable so buyer can comparison shop for health and accident insurance. Also gives commissioner power to eliminate deceptive practices in selling insurance and to ensure that buyer is getting what he needs and is paying for.

AMENDMENT

Amend RSA 415:6, (A) (2) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(2) A provision as follows: Time Limit on Certain Defenses:

(a) After two years from the date of issue of this policy, no misstatements, except fraudulent misstatements, made by the applicant in the application for such policy shall be used to void the policy or to deny a claim for loss incurred or disability (as defined in the policy) commencing after the expiration of such two year period. (The foregoing policy provision shall not be so construed as to affect any legal requirement for avoidance of a policy or denial of a claim during such initial two year period, nor to limit the application of RSA 415:6 (B), (1), (2), (3), (4) and (5) in the event of misstatement with respect to age or occupation or other insurance.)

(A policy which the insured has the right to continue in force subject to its terms by the timely payment of premium (1) until at least age 50 or, (2) in the case of a policy issued after age 44, for at least five years from its date of issue, may contain in lieu of the foregoing the following provision (from which the clause in parentheses may be omitted at the insurer's option) under the caption "Incontestable": After this policy has been in force for a period of two years during the lifetime of the insured (excluding any period during which the insured is disabled), it shall become incontestable as to the statements contained in the application.)

(b) No claim for loss incurred or disability (as defined in the policy) commencing after two years from the date of issue of this policy shall be reduced or denied on the ground that a disease or physical condition not excluded from coverage by name or specific description effective on the date of loss had existed prior to the effective date of coverage of this policy.

Amend RSA 415:22, IV and V as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

IV. When a rule adopted pursuant to this section so provides, any policy of insurance or subscriber certificate issued subsequent to the rule's effective date, and any optionally renewable policy of insurance or subscriber certificate renewed subsequent to the rule's effective date, which does not comply with the rule shall be deemed to be disapproved as of a date specified in the rule, but not less than sixty days after the rule's effective date.

V. When a rule adopted pursuant to this section so provides, a policy of insurance or subscriber certificate issued subsequent to the rule's effective date, and any optionally renewable policy of insurance or subscriber certificate renewed subsequent to the rule's effective date, which does not comply with the rule shall, not less than sixty days after the rule's effective date, be construed, and the insurer or corporation shall be liable, as if the policy or contract did comply with the rule.

Amendment adopted.
Ordered to third reading.

HB 483, increasing the rate of interest paid on escrow accounts. Inexpedient to legislate. Rep. Shirley Clark for Banks and Insurance.

An escrow account is an arrangement you may make with your bank whereby you pay a certain amount more than your mortgage payments so that you have the money saved when your taxes (perhaps insurance is included) come due. All FHA and VA mortgages require escrow accounts. Currently banks must pay interest on escrow accounts at a rate not less than 2% below the rate paid on your regular savings account.

Bill would require the interest paid on escrow accounts be the same as that on sayings accounts.

Banks presented costs of escrow accounts to them. Currently some make a little profit on escrow accounts and some lose a little money depending on individual bank investment policy.

If bill were passed, some banks might continue the service while others would not. Committee felt that many people liked and needed this service, and that provisions of bill might make many banks feel they no longer wished to bother with escrow accounts.

Rep. Chris Andersen moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Chandler, Baker and Favreau spoke against the motion.

Rep. Shirley Clark explained the bill.

(Rep. French in the Chair)

Rep. Morrissette spoke in favor of the motion.

Rep. Seamans moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Andersen requested a roll call.

Sufficiently seconded.

Reps. Philip Currier and Sayer abstained from voting under Rule 16.

YEAS 75 NAYS 225 YEAS 75

BELKNAP COUNTY

Leary, James Murray and Young.

CARROLL COUNTY

Conley and Dickenson

CHESHIRE COUNTY

Close, Johnson and Whipple.

COOS COUNTY

Cooney and Hunt.

GRAFTON COUNTY

Altman, Richard Bradley, Chambers, Copenhaver and Ward.

HILLSBOROUGH COUNTY

Arnold, Bednar, Bernier, Wilfrid Boisvert, Burke, Corser, Kendall Cote, Coutermarsh, Cullity, Day, Douzanis, Gabrielle Gagnon, Gardner, Lynch, Martin, McDonough, Morgan, Morrissette, Normand, Paradis, Arnold Perkins, Spirou, Sullivan, Theriault, Vachon and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Christensen, Eugene Daniell, Estee, Hess, Kenison, Noble and Underwood.

ROCKINGHAM COUNTY

Blanchette, Briggs, Cressy, Charles Cummings, Cunningham, Dame, Donald DeCesare, Eastman, Gage, Ganley, Gillis, Gorman, Greene, Kelley, Page, Parolise, Peterson, Anthony Randall, Read, Splaine and Twardus.

STRAFFORD COUNTY

Appleby, Charles Grassie and Joos.

SULLIVAN COUNTY

LeBrun and Rousseau.

NAYS 225

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, Milbank, Nims, Proctor, Ramsey, Russell, Anthony Stevens, Turner and Wells.

COOS COUNTY
Burns, Craggy, Drake, Fortier, Horton, Huggins, Victor Kidder, Oleson, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, David Bradley, Buckman, George Cate, Cynthia Clark, W. Murray Clark, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, LaMott, Logan, Mann, Melnick and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Baker, Barrett, Belanger, Bishop, Boyd, Bragdon, Bruton, Carswell, Coburn, Colson, Corey, Joseph Cote, Crotty, Forsaith Daniels, Drewniak, Dwyer, Joseph Eaton, Favreau, Fleisher, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lyons, Martel, McGlynn, Milne, Fred Murray, Timothy O'Connor, O'Neil, Orcutt, Peters, Polak, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff and Zechel.

Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Chandler, Raymond Chase, David Currier, Cushman, Alive Davis, Gamache, Hager, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, William Kidder, McNichol, Millard, Packard, Ralph, Rich, Ryan, Shapiro, Shepard, Sherman, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, William Boucher, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Danforth, Roy Davis, Grace DeCesare, Erler, Flanagan, Gaskill,

Goodrich, Griffin, Hoar, Kashulines, King, MacGregor, McEachern, Niebling, O'Connell, Reese, Richards, Rogers, Sanborn, Schwaner, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, Webster and Wolfsen.
STRAFFORD COUNTY

Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Dumais, Dunlap, Habel, Hebert, Joncas, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, Frizzell, Mahoney, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson. and the motion lost.

Resolution adopted.

Rep. Parr wished to be recorded in favor of the committee report.

HB 379, relative to education of handicapped children. Ought to pass with amendment. Rep. Hager for Education.

This bill, unanimously supported by the Education committee, updates the state's special education law. It states that each school district shall have a plan for educating handicapped children. The amendments were requested by the State Department of Education.

Rep. Hager explained the committee report.

Rep. Winkley spoke to the bill.

Rep. William Boucher moved that HHB 379 be recommitted to the committee on Education and spoke to his motion.

On a voice vote the Speaker was in doubt and requested a division.

168 members having voted in the affirmative and 124 in the negative, the motion passed.

(Speaker in the Chair)

HB 382, to legalize the town meeting of Bristol held on March 5, 1974. Ought to pass. Rep. Gage for Municipal and County Government.

This legalizes the vote of the town of Bristol to adopt the provisions for absentee ballots for the election of town officers.

Ordered to third reading.

HB 490, excluding an exchange of land among owners which does not increase the number of owners from subdivision approval procedures. Inexpedient to legislate. Rep. Pepitone for Municipal and County Government.

This could be confusing and lead to some abuse.

Resolution adopted.

HB 606, permitting towns to appropriate money for child-caring agencies. Refer to Committee on Municipal and County Government for interim study. Rep. Rowell for Municipal and County Government.

This bill needs further study with other human service bills.

Adopted.

HB 529, relative to outdoor advertising. Inexpedient to legislate. Rep. Fortier for Public Works.

Unanimous vote of Committee feels that current regulations governing fees of road signs is adequate at the present time.

Resolution adopted.

HB 578, providing for a single police commission for the city of Rochester. Inexpedient to legislate. Rep. Appleby for Rochester Delegation.

Unanimous vote of delegation that bill was not appropriate at present time. Resolution adopted.

HB 458, providing for the state to acquire racing facilities if private ownership is liquidating its holdings. Inexpedient to legislate. Rep. Russell Perkins for Ways and Means.

It was unanimous that this bill be reported as inexpedient to legislate. The Committee felt passage of this bill would create many more problems than it might solve.

Resolution adopted.

SIX-DAY EXTENSIONS GRANTED

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis. (Transportation)

HB 129, reducing the penalties for possession of less than one pound of cannabis-type drugs. (Judiciary)

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars. (Judiciary)

HB 246, relative to the distribution of district court fees. (Judiciary)

HB 268, establishing the Meredith district court. (Judiciary)

HB 405, providing for the state to compensate in full the special duty forest fire wardens. (Municipal and County Government)

HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only. (Municipal and County Government)

SB 18, relative to the commitment of children to the youth development center for an offense. (State Institutions)

Thursday, April 10, and each Thursday thereafter until further notice will be a Consent Calendar day.

The Speaker announced that the House Appropriations committee has been granted permission to meet when necessary on other than legislative days.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

LATE SESSION

Third reading and final passage.

SB 52, relative to legal representation for social workers of the division of welfare in court actions involving neglected or abused children.

HB 535, facilitating the making of anatomical gifts.

HB 329, authorizing cooperative fire protection with other states and the federal government.

HB 440, relative to physician and psychiatrist reports used for admission procedures for the mentally ill.

HB 444, relative to costs in proceedings to terminate parental rights.

HB 590, relative to classification of highways, highway aid apportionment and highway regulation.

HB 211, decreasing time limits within which accident and health coverage may be denied for certain purposes, changing the amount of civil penalty and providing minimum standards for such insurance policies.

HB 382, to legalize the town meeting of Bristol held on March 5, 1974.

311 members were recorded as present.

On the motion of Reps. French and Belair the House adjourned at 2:22 o'clock.

Tuesday, 8Apr75

The House met at 12:30 o'clock.

Prayer was offered by Guest Chaplain Rev. Christopher Emerson, Pastor of the Warner United Church.

Gracious Lord, once again convince us of Your presence. Make us realize that You are with us even when we forget your majesty and love. By Your Holy Spirit, smash our complacence and let Your timeless presence echo in the events of this day.

We have heard from the Book of Proverbs: "All the ways of a man are pure in his own eyes, but the Lord weighs the spirit." (Proverbs 16:2 RSV)

We pray that You will not leave us in the false comfort of feeling pure and righteous in our own eyes.

Weigh our spirits in the scales of Your divine justice and give us a speedy recognition of Your judgment. Then with a properly contrite heart, we shall be more ready to perceive Your will in the decisions of the day.

These things we pray in the name of Your Son, Jesus Christ, to whom be glory and majesty, might and authority, before all time, now, and forevermore. Amen

Rep. Chandler led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Dwyer, the day, important business.

Rep. Dudley, today and tomorrow, important business.

Rep. LaPlante, indefinite, illness.

Rep. P. Robert Thibeault, the week, illness.

Rep. Southwick, the day, illness.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 763 through 770 and Concurrent Resolutions Proposing Constitutional Amendments numbered 16 and 17 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 763, requiring employee lunch or eating periods. (Skinner of Rockingham Dist. 3—To Labor, Human Resources and Rehabilitation)

HB 764, eliminating the use of radar in certain areas. (Gorman of Rockingham Dist. 4; Sing of Hillsborough Dist. 23—To Transportation)

HB 765, prohibiting the counting of certain write-in votes. (Belair of Rockingham Dist. 5—To Statutory Revision)

HB 766, to permit bills for sewer rentals to be combined with bills for other municipal services. (Belair of Rockingham Dist. 5; G. DeCesare of Rockingham Dist. 5—To Municipal and County Government)

HB 767, requiring the listing of the chemical names of ingredients on the containers of prescription drugs. (Cote of Hillsborough Dist. 28—To Health and Welfare)

HB 768, relative to the establishment of city and town forests. (Taylor of Grafton Dist. 9; Dickinson of Carroll Dist. 2; Bradley of Grafton Dist. 5; Poulsen Dist. 2—To Resources, Recreation and Development)

HB 769, establishing lunar landing day as a legal holiday. (Gorman of Rockingham Dist. 4—To Statutory Revision)

HB 770, providing certain standards for individual accident and health insurance policies. (Roberts of Belknap Dist. 4—To Banks and Insurance)

CACR 16, Relating to: Natural Resources. Providing that: All men are entitled to have their natural resources preserved and protected from destruction, damage or impairment. (Horrigan of Strafford Dist. 4; Poulin of Coos Dist. 9; Milbank of Cheshire Dist. 10; Woodruff of Hillsborough Dist. 18—To Constitutional Revision).

CACR 17, Relating to: Special Sessions of the General Court. Providing that: Members of the general court shall receive customary compensation and mileage for special sesions called by a majority vote of each branch of the general court. (Roberts of Belknap Dist. 4; Spirou of Hillsborough Dist. 27; French of Belknap Dist. 1; Chambers of Grafton Dist. 13; Griffin of Rockingham Dist. 19; Belair of Rockingham Dist. 5—To Constitutional Revision).

SENATE MESSAGE CONCURRENCE

HB 321, clarifying the existing language in certain sections of RSA 387 relative to investments of savings banks.

HB 320, changing certain terms used in various sections of RSA 386 relative to guaranty savings banks.

HB 62, relative to the reports of trust funds in annual town reports.

HB 124, relative to defining political advertising under the chapter regulating political expenditures, advertising and contributions.

HB 104, relative to expiration of registration for airmen.

HB 112, relative to registration of commercial aviation operators.

HB 216, prohibiting the use of buckshot in the taking of deer in the towns of Greenland, Newington, Stratham and the city of Portsmouth.

HB 273, relative to distinctive colors displayed on boats while taking lobsters and crabs.

HB 210, relative to requiring proof of religious service in order for an unordained clergyman to qualify for a license to perform marriages.

HB 233, requiring pre-trial psychiatric examinations to be completed within a certain period.

HB 272, relative to information required to be disclosed on property tax bills.

 $\ensuremath{\mathsf{HB}}$ 325, relative to changing the residency requirement for state liquor store sales agents.

ENROLLED BILLS REPORT

HB 62, relative to the reports of trust funds in annual town reports.

HB 104, relative to expiration of registration for airmen.

HB 112, relative to registration of commercial aviation operators.

HB 210, relative to requiring proof of religious service in order for an unordained clergyman to qualify for a license to perform marriages.

HB 216, prohibiting the use of buckshot in the taking of deer in the towns of Greenland, Newington, Stratham and the city of Portsmouth.

 $\ensuremath{\mathsf{HB}}$ 233, requiring pre-trial psychiatric examinations to be completed within a certain period.

HB 272, relative to information required to be disclosed on property tax bills.

 \mbox{HB} 273, relative to distinctive colors displayed on boats while taking lobsters and crabs.

HB 320, changing certain terms used in various sections of RSA 386 relative to guaranty savings banks.

HB 321, clarifying the existing language in certain sections of RSA 387 relative to investments of savings banks.

 $\ensuremath{\mathsf{HB}}$ 325, relative to changing the residency requirement for state liquor store sales agents.

SB 52, relative to legal representation for social workers of the division of welfare in court actions involving neglected or abused children.

Mabel L. Richardson for the Committee

NOTICE OF RECONSIDERATION

Rep. Morgan served notice that today or some subsequent day as limited by House Rule 28, he would ask the House to reconsider its action of killing HB 483, increasing the rate of interest paid on escrow accounts.

VACATE

Rep. Lessard, moved that the House vacate the reference of HB 667, relative to the powers of the city council of Dover; providing for council confirmation of all appointments made by the city manager, and providing for removal from office by

the council to the committee on Municipal and County Government and re-refer said bill to the committee on Dover Delegation.

Adopted.

The Speaker called for a quorum count.

285 members having answered, a quorum was declared present.

COMMITTEE REPORTS

HB 441, prohibiting the varying of rates for motor vehicle liability insurance based solely on age groups. Inexpedient to legislate. Rep. Shirley Clark for Banks and Insurance.

Committee feels that this should be a subject for an interim study but bill itself would only make rates more unfair for most drivers.

Effect of this bill would be to increase insurance rates for all groups except those aged 16-25.

Increases as follows:

Ages 30-65-13.6%

Elderly-19.6%-currently receive 5% discount

Female operators 30-64-26.2%-currently receive 10% discount

Approximately 80% of drivers would be faced with an increase in rates.

Seventeen percent of cars insured have youthful operators but this group generated 27% of the total loss dollars.

Resolution adopted.

HB 362, establishing a coastal zone management plan. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Calls attention to the process, now underway, of developing a management plan for the New Hampshire coastal area. When this plan comes to the next session for action the amendment provides that the first action will be by the legislators from the area affected. An override is possible but only by a three-fifths vote of both the House and Senate.

Rep. Greene explained the bill.

Rep. Splaine spoke against the committee report.

AMENDMENT

Amend paragraph VIII of section 1 of the bill by striking out same and inserting in place thereof the following:

VIII. It is the state policy to preserve, protect, develop and, where possible, to restore or enhance the resources of the state's coastal zone for this and succeeding generations in such a manner as to accomplish the following goals:

(a) To preserve, protect, develop and where possible, restore or enhance the resources of the New Hampshire coastal zone for this and succeeding generations;

(b) To achieve the wisest and best balanced use of land and water resources of the coastal zone, giving full consideration to ecological, cultural, historic and esthetic values, and to needs for social and economic development;

(c) To integrate public policy relative to coastal zone matters into a coordinated and managed program for the state of New Hampshire.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Areas Within Coastal Zone. The coastal zone shall consist of three areas distinguished by the degree of control envisioned over the inclusive land and water uses which have a direct and significant impact upon coastal waters. The first area shall be a primary zone where more stringent controls may be needed. The second area shall be a secondary zone where less stringent controls may be needed. The third area shall be a tertiary zone where only those controls may be necessary to avoid serious impacts upon water and air quality of the primary zone. The boundaries of the three areas shall be designated in the coastal zone management plan.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Preparation of Coastal Zone Management Plan. The office of comprehensive planning shall prepare a coastal zone management plan which meets the standards set forth in the federal Coastal Zone Management Act of 1972 (PL 92-583) as amended. The office of comprehensive planning shall consult with, and duly consider, the proposals and comments of the various local, regional, state and federal govern-

mental units, and private parties with an interest in the coastal zone while drawing up a coastal zone management plan, and shall hold not less than three hearings, at least two of which shall be held within the primary or secondary zone.

Amend the bill by striking out section 5 and inserting in place thereof the following:

- 5 Adoption of Coastal Zone Management Plan. A coastal zone management plan prepared pursuant to this act shall not take effect until it has been:
- I. Referred to a special committee composed of the representatives and senators who represent towns and cities which are designated as being within the primary and secondary zones of the coastal area for vote and report to the general court.
- II. Enacted by the general court, on majority vote if the report is affirmative, or by a three-fifths vote of each house if the report is negative.

III. Signed by the governor.

Amendment adopted.

A division was requested on the adoption of the committee report.

228 members having voted in the affirmative and 103 in the negative, HB 362 was ordered to third reading.

HB 36, relative to the length of time in which the governor and council must appoint a commissioner of health and welfare. Ought to pass. Rep. Cushman for Executive Departments and Administration.

Preserves the method of nominating a Commission of Health and Welfare as established by the Legislature in 1961, and provides for the appointment of a Commissioner by the Advisory Commission consistent with the opinion of the Supreme Court, in the event that the Governor and Council do not appoint a nominee within sixty days of submission of nominees.

Rep. French moved that debate be limited to one hour, equally divided.

Adopted.

Rep. Cushman explained the committee report.

Rep. Lawton moved that HB 36 be indefinitely postponed and spoke to his motion.

Reps. Melnick, Wiswell, Brouillard, Eugene Daniell, Coutermarsh and Griffin spoke against the motion.

Reps. Henry Richardson, Howard, Roderick Allen, Wilson, Roma Spaulding, Bednar, Read and French spoke in favor of the motion.

A roll call was requested.

Sufficiently seconded.

Rep. Milton Cate abstained from voting under Rule 16.

YEAS 219 NAYS 143 YEAS 219

BELKNAP COUNTY

French, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Johnson, Knight, Ladd, Marshala, Nims, Scranton, Anthony Stevens, Turner and Whipple.

COOS COUNTY

Burns, Rebecca Gagnon, Horton, Huggins, Judds, Victor Kidder, George Lemire, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan, Pepitone, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Baker, Barrett, Bednar, Belanger, Boyd, Bragdon, Bruton, Burke, Carswell, Coburn, Joseph Cote, Kendall Cote, Crotty, Philip Currier, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Ferguson,

Gauthier, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lawrence, Levasseur, Lynch, Lyons, MacDonald, McDonough, McLaughlin, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, Christensen, Gamache, George Gordon, Harriman, William Kidder, LaBonte, Millard, Packard, Riley, Ryan, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Campbell, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Gaskill, Gillis, Goff, Goodrich, Gorman, Hobbs, Kashulines, William Keefe, King, MacGregor, Page, Parr, Anthony Randall, Read, Richards, Rogers, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Donnelly, Dunlap, Joncas, Joos, Kimball, Kincaid, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, LeBrun, Olden, Rousseau, Scott, Roma Spaulding and George Wiggins.

NAYS 143

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Goyette, Hildreth and Nighswander. CARROLL COUNTY

Duprey.

CHESHIRE COUNTY

Cooke, Anne Gordon, Hanna, Cleon Heald, McGinness, Milbank, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Cooney, Craggy, Drake, Fortier, Hunt, Oleson, Poulin and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Fimlaid, Hough, LaMott, Mann, Melnick, Symons, Ward and Webb.
HILLSBOROUGH COUNTY

Ainley, Belcourt, Bishop, Wilfrid Boisvert, Carter, Colson, Corey, Corser, Margaret Cote, Courtermarsh, Forsaith Daniels, Day, Fleisher, Gabrielle Gagnon, Gardner, George Healy, Lamy, Martel, Martin, McGlynn, Milne, Morgrage, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Peters, Quigley, Reidy, Shea, Leonard Smith, Solomon, Spirou, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, David Currier, Cushman, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, McLane, McNichol, Noble, Plourde, Ralph, Rich, Shapiro, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Blanchette, Collins, Cotton, Cressy, Ganley, Greene, Griffin, Hoar, Kelley, Lockhart, Maynard, McEachern, Niebling, O'Connell, Parolise, Peterson, Reese, Sanborn and Splaine.

STRAFFORD COUNTY

Bernard, Shirley Clark, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Lessard, Maloomian, Rod O'Connor, Robillard, Sackett, Barbara Thompson and Torrey.
SULLIVAN COUNTY

Brodeur, Frizzell, Lucas, Mahoney, Sara Townsend and Williamson.

P IB 36 was indefinitely postponed.

Rep. Lawton moved that the House discharge the Committee on Executive Departments and Administration from consideration of SB 12, providing for the appointment of the commissioner of health and welfare and the directors of the division of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office, and take the bill up at the present time, and spoke to his motion.

Rep. McLane spoke to the motion.

Reps. George Gordon and Roderick Allen spoke in favor of the motion.

Reps. Spirou and Cornelius spoke against the motion.

Reps. Bednar and Carswell spoke in favor of the motion.

Rep. Drake spoke against the motion.

Rep. Chandler moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Kenneth Spalding requested a roll call.

Sufficiently seconded.

YEAS 186 NAYS 176 YEAS 186

BELKNAP COUNTY

Ambrose, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Cournoyer, Fillback, Johnson, Knight, Langille, Nims, Turner and Whipple.

COOS COUNTY

Fortier, Rebecca Gagnon, Huggins, Judd, Victor Kidder, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Barrett, Bednar, Belanger, Belcourt, Boyd, Bragdon, Bruton, Burke, Carswell, Coburn, Joseph Cote, Kendall Cote, Crotty, Douzanis, Drewniak, Dwyer, Clyde Eaton, Favreau, Gardner, Gelinas, Gramling, Granger, Salvatore Grasso, Daniel Healy, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, McDonough, McLaughlin, Morgan, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Record, Henry Richardson, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, and Withington.

MERRIMACK COUNTY

Chris Andersen, Ayles, John Cate, Chandler, Gamache, George Gordon, William Kidder, Millard, Packard, Riley, Ryan, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Campbell, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Erler, Gage, Gaskill, Gorman, Hobbs, Kashulines, William Keefe, King, MacGregor, McEachern, Page, Parr, Anthony Randall, Read, Richards, Rogers, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Wilson and Wolfsen. STRAFFORD COUNTY

Appleby, Bouchard, Canney, Donnelly, Dunlap, Joncas, Kimball, Kincaid, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp, Winkley and Woods,

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, LeBrun, Olden, Rousseau, Scott, Roma Spaulding and George Wiggins.

NAYS 176

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Nighswander and Sabbow. CARROLL COUNTY

Claflin and Duprey.

CHESHIRE COUNTY

Ames, Robert Callahan, Close, Cooke, Anne Gordon, Hanna, Cleon Heald, Ladd, Marshala, McGinness, Milbank, Proctor, Ramsey, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Horton, Hunt, George Lemire, Oleson, Poulin and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Fimlaid, Hough, LaMott, Mann, Melnick, Symons, Taylor, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Arnold, Baker, Bishop, Wilfrid Boisvert, Carter, Colson, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Day, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gauthier, Gravelle, Philip Heald, Ingram, Martin, McGlynn, Milne, Morgrage, Nardi, Normand, O'Neil, Orcutt, Peters, Quigley, Reidy, Seamans, Shea, Andre Simard, Leonard Smith, Solomon, Spirou, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, Laurent Boucher, Castaldo, Milton Cate, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Alice Davis, Estee, Haller, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McLane, McNichol, Noble, Plourde, Ralph, Rich, Shapiro, Sherman, Tarr, Underwood and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Flanagan, Ganley, Gillis, Goff, Goodrich, Greene, Griffin, Hoar, Kelley, Lockhart, Maynard, Niebling, O'Connell, Parolise, Reese, Sanborn, Sayer, Scamman, Splaine and Webster.

STRAFFORD COUNTY

Bernard, Shirley Clark, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joos, Lessard, Maloomian, Rod O'Connor, Robillard, Sackett, Barbara Thompson and Torrey.

SULLIVAN COUNTY

Brodeur, Frizzell, Lucas, Mahoney, Sara Townsend and Williamson. and the motion passed.

Rep. Lawton moved that the House now adopt SB 12 and spoke to his motion. The clerk read SB 12 in full.

Rep. McLane spoke against the motion.

Rep. Cornelius offered an amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for the appointment of the commissioner of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

Amend the bill by striking out section 2 and renumbering sections 3 through 6 to read as 2, 3, 4 and 5 respectively.

The clerk read the amendment in full.

Rep. Cornelius explained his amendment.

Reps. Lawton, French, Spirou and Philip Currier spoke in favor of the Cornelius amendment.

Rep. McLane moved the previous question.

Sufficiently seconded.

Adopted.

Amendment adopted.

Question being on the adoption of SB 12 as amended.

Rep. Williamson spoke against the motion.

Rep. Cornelius moved the previous question on the pending motion.

Sufficiently seconded.

Adopted.

Rep. Maynard requested a roll call.

Sufficiently seconded.

YEAS 259 NAYS 105 YEAS 259

BELKNAP COUNTY

French, Goyette, Lawton, Leary, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Anne Gordon, Hanna, Johnson, Knight, Ladd, Langille, Marshala, Nims, Anthony Stevens, Turner and Whipple.

COOS COUNTY

Burns, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Judd, Victor Kidder, George Lemire, Mabel Richardson, Valliere, Wiswell and York.

GRAFTON COUNTY
Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, A. C. Jones, Logan, Pepitone, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Baker, Barrett, Bednar, Belanger, Belcourt, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Coburn, Joseph Cote, Kendall Cote, Crotty, Philip Currier, Forsaith Daniels, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gardner, Gauthler, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, McDonough, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Normand, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, Van Loan, Withington, Zechel and Zlakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, John Cate, Milton Cate, Chandler, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Harriman, William Kidder, LaBonte, McNichol, Millard, Noble, Packard, Rich, Riley, Ryan, Shepard, Sherman, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Briggs, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Gaskill, Gillis, Goff, Goodrich, Gorman, Greene, Hoar, Hobbs, Kashulines, William Keefe, Kelley, King, MacGregor, McEachern, O'Connell, Page, Parr, Peterson, Anthony Randall, Read, Richards, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Donnelly, Dumals, Dunlap, Horrlgan, Joncas, Joos, Kimball, Kincald, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Tibbetts, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Olden, Rousseau, Scott, Roma Spaulding, Sara Townsend and George Wiggins.

NAYS 105

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Hildreth, Mansfield and Nighswander.

CHESHIRE COUNTY

Ames, Cooke, Cleon Heald, Milbank, Proctor, Ramsey, Russell, Scranton and Wells.

COOS COUNTY

Cooney, Craggy, Hunt, Oleson and Poulin.

GRAFTON COUNTY

Chambers, Cynthia Clark, Copenhaver, Cornelius, Hough, LaMott, Mann, Melnick, Symons, Ward and Webb.

HILLSBOROUGH COUNTY

Bishop, Carter, Colson, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Day, Ferguson, Fleisher, Gabrielle Gagnon, Martel, Martin, McGlynn, Fred Murray, Nardi, O'Neil, Orcutt, Peters, Leonard Smith, Solomon, Spirou, Wheeler, Cecella Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, David Currier, Cushman, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, McLane, Ralph, Shapiro and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Collins, Thomas Connors, Cotton, Cressy, Ganley, Griffin, Lockhart, Maynard, Niebling, Parolise, Reese, Rogers, Sanborn and Splaine. STRAFFORD COUNTY

Bernard, Shirley Clark, Charles Grassie, Habel, Hebert, Lessard, Maloomian, Rod O'Connor, Sackett, Barbara Thompson and Torrey.

SULLIVAN COUNTY

Frizzell, Lucas, Mahoney and Williamson,

and SB 12 was ordered to third reading.

Rep. Laurent Boucher wished to be recorded in favor of SB 12.

HB 523, reducing the minimum age for licensure as a private detective. Ought to pass. Rep. Duprey for Executive Departments and Administration.

This bill would permit the hiring of security guards, night watchmen or construction guards, at the age of eighteen instead of twenty-one, thus allowing employees to tap the college student labor market.

Ordered to third reading.

HB 598, establishing a committee to study public utility regulation. Inexpedient to legislate. Rep. Withington for Executive Departments and Administration.

This did not seem to the committee to be a serious approach to such a complex problem. The lack of funding would force the committee to operate at an amateurish level.

Resolution adopted.

SB 69, revising the state industrial development act. Ought to pass. Rep. Brouillard for Executive Departments and Administration.

The bill allows the Industrial Development Authority to include financing of research and development facilities, corporate headquarters and machinery and equipment only, and spells out the types of pollution control projects which are covered.

Ordered to third reading.

HB 534, requiring a special stamp to hunt pheasants. Ought to pass with amendment, Rep. Stimmell for Fish and Game.

All money from this stamp goes to pheasant program.

AMENDMENT

Amend RSA 214:9, X, as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

X. If the applicant wishes to hunt pheasants, two dollars and the agent shall thereupon issue a pheasant stamp which shall entitle the licensee to hunt, shoot, kill or take, except by the use of traps, no more than two pheasants, one of which may be female, per day during the open season.

Amend RSA 206:35-a, as inserted by section 3 of the bill, by striking out same

and inserting in place thereof the following:

206:35-a Pheasant Stamp Revenues. The state treasurer shall establish a separate account to which shall be credited all monies collected by the fish and game department from issuance of pheasant stamps under RSA 214:9, X. The monies

available in such account shall be used for the purchase and propagation of pheasants as determined by the director.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

HB 430, providing a special liquor and beverage license for race tracks. Ought to pass with amendment. Rep. James Humphrey for Liquor Laws.

Housekeeping measure to cut down on bookkeeping.

AMENDMENT

Amend RSA 178:5-d as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

178:5-d Race Tracks. The commission may issue to any operator of a race track or his designee a special license which shall permit the licensee to serve liquor and beverages to patrons in such rooms or areas as are located within the confines of the track and are approved by the commission and only during the hours set by the commission for such service in restaurant cocktail lounges. Such race track shall be licensed either by the state racing commission or the state greyhound racing commission for pari-mutuel betting purposes. Liquor and beverages sold by a licensee under this section need not be consumed with meals, provided, that suitable food services, approved by the commission, are available for patrons. The fee for such special license shall be one thousand dollars a year, and shall be in lieu of fees for any other type of license or permit issued by the commission. A licensee under this section may sell beverages and liquor on dates other than those on which parimutuel betting takes place.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect June 1, 1975.

Amendment adopted.
Ordered to third reading.

Rep. Russell Chase moved that HBs 300, 621, 655, and 569 be made a special order for Thursday next and spoke to his motion.

Adopted.

HB 627, relative to the sealing and certifying of ballots. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Clarifying exact procedures to be followed.

AMENDMENT

Amend RSA 59:88, I, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. After the ballots cast at a biennial or any other election have been counted and a declaration and record of the result made, the moderator, in the presence of the selectmen, shall place the cast, cancelled and uncast ballots into suitable containers and shall seal each container with filament tape or other similar tape and seal the end of such tape with sealing wax in a manner prescribed by the secretary of state calculated to prevent the ballots from being removed or tampered with. If suitable containers are prepared by the secretary of state and forwarded to the town and city clerks, they or similar containers shall be used for the cast, cancelled and uncast ballots.

Amend RSA 59:88, III, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. If separate ballots under RSA 59:12 are used at a biennial or any other election, such separate ballots shall be placed in separate suitable containers pursuant to paragraphs I and II.

Amendment adopted.

Ordered to third reading.

Rep. Frizzell moved that HB 44 be made a special order for Thursday next and spoke to her motion.

Rep. Record spoke against the motion.

Reps. Day, Castaldo and George Gordon spoke in favor of the motion.

Rep. Boyd moved the previous question,

Sufficiently seconded.

Adopted.

Motion adopted and HB 44 was made a special order for Thursday next.

The Speaker allowed the committees on Judiciary and Banks and Insurance to hold public hearings on Friday, April 11th and Monday, April 14th respectively in accordance with Rule 33.

SIX-DAY EXTENSIONS GRANTED

HB 152, providing for an increase in the maximum amount of credit life insurance permitted. (Banks and Insurance)

HB 79, relative to the chairmanship of the ambulance service coordinating board. (Health and Welfare)

HB 367, establishing a police commission for the town of Seabrook. (Municipal and County Government)

HB 221, to prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. (Environment and Agriculture)

HB 95, relative to a mandatory penalty for illegal sales or narcotics by drug pusher. (Judiciary)

HB 435, authorizing savings banks to purchase and develop New Hampshire real estate. (Banks and Insurance)

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Thursday, at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 523, reducing the minimum age for licensure as a private detective.

HB 362, establishing a coastal zone management plan. SB 69, revising the state industrial development act.

HB 430, providing a special liquor and beverage license for race tracks.

HB 627, relative to the sealing and certifying of ballots.

SB 12, providing for the appointment of the commissioner of health and welfare and the directors of the divisions of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

RECONSIDERATIONS

Rep. Carswell moved reconsideration on SB 12, providing for the appointment of the commissioner of health and welfare and the directors of the divisions of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

Reconsideration lost.

Rep. Lawton moved reconsideration on HB 36, relative to the length of time in which the governor and council must appoint a commissioner of health and welfare. Reconsideration lost.

340 members were recorded as present.

The Speaker announced that Thursday, April 10th and every Thursday thereafter until further notice will be a consent calendar day.

On the motion of Reps, John and Cecelia Winn the House adjourned at 4:31 o'clock.

Thursday, 10Apr75

The House met at 12:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Thank You God, for being the God for every day and all peoples. Thank You for being our God for this new day. There is that ever present melody of hope in the gift of a new day. Open our eyes and ears to the possibilities for doing Your will in these hours for decision making. Let us not, without concern for Your judgments, brag about our "consistency" in thought and deed as leaders of our state. Remind us that "consistency" may well be the fruit of a stagnant mind. You have given to each person one tongue and two ears. Could it be Your desire for us to servant persons that we should hear from others twice as much as we speak? Let us listen and see the cry of anguish and pain of our times and approach our labors with the divine hope of a New Day for all Mankind. Let it begin with me. Amen!

Rep. Sara Townsend led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Richard Bradley, McManus and Colson, the day, important business.

Reps. Wells, today and Tuesday, important business.

Reps. Baker, and Southwick, the day, illness.

Rep. Underwood, the day illness in the family.

INTRODUCTION OF GUESTS

Jane Cole, guest of Rep. Reese; Rev. Forrest Emerson, First Baptist Church, Lebanon, guest of Rep. Myrl Eaton; Janet Weisenford, Betsy Crabtree, Darcy Ashman, Rick Kint, Tom Kapostasy and Chuck Schille, students of New College of Sarasota, Florida, guests of Reps. Martin and Duprey.

Rep. Russell Chase offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 771 through 776 and HB 779 through 803 and Concurrent Resolutions Proposing Constitutional Amendments numbered 18 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS First, second reading and referral

HB 771, clarifying the meaning of the term "by-law" as used in the statutes with reference to legislative action taken by cities, towns, county or village districts. (Bednar of Hillsborough Dist. 14; Benton of Rockingham Dist. 2; Wiggins of Sullivan Dist. 8; Mann of Grafton Dist. 6—To Municipal and County Government)

HB 772, requiring the capacity of soil to be considered in assessing land. (Bradley of Grafton Dist. 5; Ladd of Cheshire Dist. 3; Claffin of Carroll Dist. 4—To Municipal

and County Government)

HB 773, requiring approval by the governor and council of cooperative agreements between the director of fish and game and agencies of the federal government and other states. (Peterson of Rockingham Dist. 22; Polak of Hillsborough Dist. 14; Huggins of Coos Dist. 1; Scott of Sullivan Dist. 6—To Fish and Game)

HB 774, authorizing the water supply and pollution control commission to make plumbing rules applicable to all municipalities, requiring municipalities to regulate plumbing, and increasing fees for licenses. (LaMott of Grafton Dist. 6; Ward of Grafton Dist. 1—To Executive Departments and Administration)

HB 775, establishing a plumbing code for the state of New Hampshire. (LaMott of Grafton Dist. 6; Ward of Grafton Dist. 1—To Municipal and County Government)

HB 776, to provide for the licensing of plumbers and the regulation of plumbing. (LaMott of Grafton Dist. 6; Ward of Grafton Dist. 1—To Executive Departments and Administration)

HB 779, requiring town clerks to register voters. (Hildreth of Belknap Dist. 7; Cressy of Rockingham Dist. 11—To Statutory Revision)

HB 780, prohibit certain persons from possessing lobster or crab traps. (Randall of Rockingham Dist. 11—To Fish and Game)

HB 781, relative to credit discrimination and compensatory and punitive damages for victims of any unlawful discriminatory practices. (Goff of Rockingham Dist. 5; Hager of Merrimack Dist. 21; Ward of Grafton Dist. 1—To Judiciary)

HB 782, requiring supervisors of the checklist to notify the town or city clerk of additions or corrections to the checklist. (Cressy of Rockingham Dist. 11—To Statutory Revision)

HB 783, providing for fiscal responsibility in the decommissioning of nuclear facilities. (Bowler of Belknap Dist. 3; Bradley of Grafton Dist. 5; Bradley of Grafton Dist. 13; Nardi of Hillsborough Dist. 27; Hanna of Cheshire Dist. 16; Ambrose of Belknap Dist. 1—To Environment and Agriculture)

HB 784, changing the violation of speed regulations for certain highways from unreasonable and imprudent speed to using excessive fuel and providing a penalty therefor. (Murray of Belknap Dist. 9—To Transportation)

HB 785, providing for the withdrawal of the Laconia school district from supervisory union No. 30. (Murray of Belknap Dist. 9; Young of Belknap Dist. 8—To Education)

HB 786, providing a safety code for the prevention of accidents in the proximity of overhead high voltage lines. (Andersen of Merrimack Dist. 15—To Executive Departments and Administration)

HB 787, relative to the New Hampshire retirement system and merging the employee retirement system of the state of New Hampshire into the New Hampshire retirement system. (Noble of Merrimack Dist. 21—To Executive Departments and Administration)

HB 788, relative to the appointment of guardians for incompetent persons. (Arnold of Hillsborough Dist. 6; Niebling of Rockingham Dist. 13—To Judiciary)

HB 789, limiting recreational boats and motors on Indian Pond in Orford to five horsepower or less. (Rules Committee for Bradley of Grafton Dist. 5—To Resources, Recreation and Development)

HB 790, temporarily prohibiting the hunting and taking of antierless deer except by special permit and establishing a split deer hunting season. (Wiggins of Sullivan Dist. 8—To Fish and Game)

HB 791, authorizing the city of Portsmouth to acquire, develop and operate industrial parks within the city and to aid the construction and expansion of industrial facilities within the city by issue of revenue bonds. (Griffin of Rockingham Dist. 19; Krasker of Rockingham Dist. 22; Splaine of Rockingham Dist. 19; McEachern of Rockingham Dist. 20; Peterson of Rockingham Dist. 22; Maynard of Rockingham Dist. 18; Cotton of Rockingham Dist. 20; Connors of Rockingham Dist. 21; Keefe of Rockingham Dist. 23; Hobbs of Rockingham Dist. 23; O'Connell of Rockingham Dist. 18; Dame of Rockingham Dist. 20; O'Keefe of Rockingham Dist. 21—To Portsmouth Delegation)

HB 792, authorizing New England Creative Arts Center to grant degrees. (French of Belknap Dist. 1—To Education)

HB 793, relative to sexual assault and related offenses. (Hobbs of Rockingham Dist. 23; Tibbetts of Strafford Dist. 11; Orcutt of Hillsborough Dist. 8; Shapiro of Merrimack Dist. 20—To Judiclary)

HB 794, providing for interest charges for public assistance liens filed by towns and cities. (Gage of Rockingham Dist. 5—To Municipal and County Government)

HB 795, increasing the membership of the advisory council on unemployment compensation. (Hildreth of Belknap Dist. 7—To Labor, Human Resources and Rehabilitation)

HB 796, relative to the state prison prisoner's fund. (Heald of Cheshire Dist. 14—To Appropriations)

HB 797, authorizing the sale of certain items at highway toll booths. (French of Belknap Dist. 1—To Public Works)

HB 798, amending in general the statutory provisions relative to physical therapy. (Rules committee for Cate of Merrimack Dist. 14—To Health and Welfare)

HB 799, relative to regulation of emergency medical services and renaming the ambulance service coordinating board. (Currier of Merrimack Dist. 3—To Health and Welfare)

HB 800, relative to enabling the chairman of the state committee of a political party to designate committees to fill candidate vacancies. (Gardner of Hillsborough Dist. 30; Ambrose of Belknap Dist. 1—To Statutory Revision)

HB 801, relative to the definitions of employee and salaried employee and to the payment of wages. (Skinner of Rockingham Dist. 3—To Labor, Human Resources and Rehabilitation)

HB 802, relative to the administration of superior court finances and the appointment and compensation of its employees. (Kidder of Merrimack Dist. 1; Jones of Merrimack Dist. 17; Chase of Carroll Dist. 4—To Executive Departments and Administration)

HB 803, establishing the police standards and training council training fund to consist of penalty assessments imposed in certain criminal cases. (Mansfield of Belknap Dist. 2; Coutermarsh of Hillsborough Dist. 24—To Executive Departments and Administration)

CACR 18, Relating to: Elections to the Office of State Senator. Providing that: A New Election for the Office of State Senator Shall Be Held if a Candidate for Such Office Does Not Receive a Plurality of the Votes. (Ambrose of Belknap 1—To Constitutional Revision).

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 94, relative to changing the name of the division of resources development and division of parks; identifying the state forester; and changing the required meetings of the advisory commission. (Resources, Recreation and Development)

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance. (Banks and Insurance)

SB 96, legalizing certain town meetings in East Kingston. (Municipal and County Government)

CACR 10, Adoption Requirements of Sales and Income Taxes. (Constitutional Revision)

SB 100, relative to the powers of the New Hampshire commission on the arts. (Executive Departments and Administration)

SB 121, reclassifying a certain highway in the town of Clarksville. (Public Works)

SB 146, extending the time for filing applications for elderly property tax exemptions for 1975. (Ways and Means)

SB 56, limiting reappraisals on repaired residences. (Municipal and County Government)

SB 143, renaming the Gile Forest the Gardner-Gile Forest. (Resources, Recreation and Development)

SENATE MESSAGES CONCURRENCE

HB 209, relative to releasing the names of certain inactive voluntary corporations and associations and requiring decennial renewal of corporate status.

HB 213, conforming registration provisions for foreign partnerships to those required for foreign corporations.

HB 262, relative to approval of bonds for certain county officers by the department of revenue administration.

HB 205, to reclassify a certain highway in the town of Danville.

HB 12, limiting the payment of the part of the racing tax payable to agriculture fairs to nonprofit organizations.

NON-CONCURRENCE

HB 100, limiting the use of pay toilets in buildings and facilities open to the public.

The Speaker requested a quorum count.

The Speaker declared a quorum present.

COMMITTEE REPORTS

(Consent Calendar)

Rep. Milbank requested that HB 423, establishing a committee to study all aspects of the use of wood substance for the production of methanol and methane as a source of energy, be withdrawn from the calendar.

Rep. Russell Chase requested that HB 368, providing for the preparation of an election procedure manual and election training sessions, be withdrawn from the calendar.

Rep. Hoar requested that HB 530, increasing the penalty for operating an off highway recreational vehicle on a railroad right-of-way, airport runways and cemeteries, be withdrawn from the consent calendar.

Rep. James Murray requested that HB 488, authorizing the New Hampshire transportation authority to purchase certain rail passenger coaches, operate or lease same to private enterprise and making an appropriation therefor which is funded by a bond issue be withdrawn from the consent calendar.

Rep. Russell Chase moved that the House adopt the committee recommendation of Inexpedient to legislate on HB's 507 and 471, and further moved that the House adopt the committee recommendation of Ought to pass on HB's 427, 561, 562, 591, 620, 411, 556, 263, 299 and 646, and further moved that the House adopt the committee recommendation of Refer to interim study committees by the appropriate standing committees on HB's 412, SB 27, HB's 195 and 245.

Adopted.

HB 507, prohibiting advertising by public utilities. Inexpedient to legislate. Rep. Noble for Executive Departments and Administration.

The measure well may be unconstitutional at both the state and federal levels. The amount of money involved is so small as to be an almost unmeasurable percentage of utility operating costs and would not affect consumer rates if banned. The bill would also adversely affect common carrier such as buses if they could not advertise schedules and rates.

HB 471, establishing a committee to study the implementation of bicycle roues within the state and making an appropriation therefor. Inexpedient to legislate. Rep. Ryan for Transportation.

By a unanimous vote the committee decided that this bill would not serve the wishes of the sponsor without a much larger appropriation, which is not available.

HB 427, relating to bank deposits in trust. Ought to pass. Shirley Clark for Banks and Insurance.

In order to avoid probate many people without much money set up savings bank trusts in joint tenancy. Since the formalities of a will aren't followed (witnesses for instance) courts frequently do not carry out the intent of the person setting up the trust.

Bill clarifies the law in joint tenancy and puts into statutory form which is the usual intent of the person opening an account.

The current law protects banks only—doesn't determine ownership of money in account. It just relieves the bank from liability if the money is not paid to the proper person.

HB 561, relative to permissible investments for savings banks. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

There are requirements which must be met before a security is considered as a safe investment for savings banks. Because of current market conditions some stocks which banks invested in no longer meet the requirements as set forth in the statute.

Bill amends statute so that some stocks are now eligible again (such as telegraph and telephone) and adds oil stocks and bonds to the eligibility list.

HB 562, relative to procedures for consolidation of banks. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Bill updates 1917 law to allow hearing before consolidation of banks either before a court appointed master or the bank commissioner. Hearing is only before bank commissioner now.

Bill further does away with requirement that each depositor be notified by mail of hearing, however, notice must be published in a newspaper in general circulation in the area for at least once a week for three weeks.

Bill also does away with mailing requirement to depositors before actual consolidation takes place but still requires notice in paper.

HB 591, authorizing the board of directors of a credit union to declare interest refunds. Ought to pass, Rep. Shirley Clark for Banks and Insurance.

Allows the board of directors of credit unions to declare interest refunds more often than once a year.

HB 620, regulating attorney's fees in consumer cases. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Many consumer sales and loan contracts provide that the seller or lender can collect attorney's fees if he sues the consumer for breach of contract and wins. Bill just ensures that equal treatment be given the consumer by requiring that these contracts also provide that the consumer can collect attorney's fees if he wins a suit against a seller or lender.

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five, but not the age of sixty, and who elect to receive a retirement allowance at such age. Ought to pass. Rep. Noble for Executive Departments and Administration.

The bill provides for those desiring to retire as early as fifty-five a benefit reduced by five-ninths of one percent for each month by which the date on which benefits commence precedes the month during which he attains sixty years of age. There is no additional cost to the state and no increase to the liability of the retirement system.

HB 556, extending the liability of towns for damage to livestock caused by dogs to include any member of the canidae family, excepting the red and grey fox. Ought to pass. Rep. Scott for Fish and Game.

Extends provisions for damage caused by dogs to livestock, fowl and domestic animals to cover all members of the canine family excluding the red and grey fox. City or town would be liable for damages caused by coyote or coy dogs.

HB 263, relative to appeals from zoning boards of adjustment and planning boards. Ought to pass. Rep. Rowell for Municipal and County Government.

This bill provides that hearings held in the superior court in accord with an appeal from a decision of a planning board shall take place within sixty days after the date the petition for hearings is filed.

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer. Ought to pass. Rep. Gage for Municipal and County Government.

This bill provides for continuity of office.

HB 646, permitting the real estate commission to return to the sender any check, draft or money order which is incorrect. Ought to pass. Rep. Morgan for Statutory Revision.

Corrects a situation that has caused great inconvenience to senders of checks and cash to certain state departments.

HB 412, providing for appointment of the house sergeant-at-arms in the event of a vacancy. Refer to Committee on Legislative Administration for interim study. To report back October 1, 1975. Rep. Duprey for Legislative Administration.

The entire subject area of filling vacancies in legislative elected positions needs a great deal of study. Only then can a comprehensive bill be drafted.

SB 27, requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within fifteen days after the vacancy occurs. Refer to the Committee on Legislative Administration for interim study. To report back October 1, 1975. Rep. Duprey for Legislative Administration.

This bill also deals with the filling of vacancies in elected legislative positions and needs to be considered in interim study along with similar bills.

HB 195, providing for the delivery by the town clerk to the voter, in person, or mailing to said voter and the voter mailing or delivering to the town clerk, in person, of an absentee ballot. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

HB 245, prohibiting dual candidacies for office and preventing dual printing of a candidate's name on the ballot of biennial elections and other elections of national or state officers. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

SB 77, relative to issuance of wildlife emblems. Ought to pass. Rep. Stimmell for Fish and Game.

Would provide revenue for Fish and Game Department.

Referred to appropriations.

The Speaker called for the special orders:

CACR 2, relating to decreasing the age requirement for members of the senate. Providing that the age requirement for members of the senate is decreased from thirty to twenty-five years of age. Majority: Ought to pass; Rep. Joncas for Constitutional Revision. Minority: Inexpedient to legislate. (Reps. Chandler, James Humphrey and Fullam)

Majority: The committee felt that it was reasonable for a twenty-five year old to be able to run for the state Senate since twenty-five year olds can serve in Congress.

Minority feels state Senators should be of greater maturity and more mature judgment. Young members have not had the practical experience in the real world that older members have.

Rep. Chandler moved that the report of the Minority, in expedient to legislate, be substituted for the report of the Majority, ought to pass and spoke to his motion.

Reps. Gardner, Buckman, and Duprey spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Question being on the report of the Majority, a roll call was requested.

Sufficiently seconded.

YEAS 223 NAYS 91 YEAS 223

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Mansfield, Marsh, Nighswander, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey, Howard and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Close, Cooke, Cournoyer, Hanna, Cleon Heald, Knight, Langille, Milbank, Nims, Proctor, Ramsey, Russell, Scranton, Anthony Stevens and Whipple. COOS COUNTY

Cooney, Drake, Fortier, Horton, Huggins, Hunt, George Lemire, Oleson, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Hough, Logan, Melnick, Symons and Webb.
HILLSBOROUGH COUNTY

Arnold, Belanger, Bernier, Bishop, Wilfrid Boisvert, Bruton, Carswell, Carter, Corey, Corser, Kendall Cote, Margaret Cote, Crotty, Cullity, Philip Currier, Day, Douzanis, Joseph Eaton, Favreau, Ferguson, Fleisher, Gardner, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Holland, Ingram, Edmund Keefe, Lefebvre, Lyons, MacDonald, Martel, Martin, McGlynn, Morgan, Morgrage, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Quigley, Record, Reidy, Seamans, Shea, Andre Simard, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Theriault, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

Chris Andersen, Castaldo, Milton Cate, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Gamache, Haller, Harriman, Hess, Kenison, LaBonte, McLane, McNichol, Millard, Packard, Ryan, Shapiro, Sherman, Tarr and Elmer Wiggin.
ROCKINGHAM COUNTY

Benton, Bisbee, Blanchette, Briggs, Campbell, Collins, Thomas Connors, Cotton, Cressy, Cunningham, Donald DeCesare, Eastman, Flanagan, Ganley, Gaskill, Gillis, Goff, Gorman, Greene, Griffin, Hoar, Hobbs, Kashulines, Kelley, Lockhart, Maynard, McEachern, O'Connell, Parolise, Read, Reese, Richards, Rogers, Scamman, Constance Simard, Skinner, Splaine, Stimmell, George Thibeault, Twardus, Wilson and Wolfsen. STRAFFORD COUNTY

Shirley Clark, Donnelly, Dudley, Dumais, Charles Grassie, Hebert, Joncas, Joos, Kincaid, Lessard, Rod O'Connor, Osgood, Parshley, Robillard, Sackett, Barbara Thompson, Tibbetts, Torrey, Winkley and Woods.
SULLIVAN COUNTY

Burrows, D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Rousseau, Roma Spaulding, Sara Townsend and George Wiggins.

NAYS 91

BELKNAP COUNTY

Lawton, Leary and James Murray.

CARROLL COUNTY

Conley, Fullam and Towle.

CHESHIRE COUNTY

Fillback, Anne Gordon, Johnson and Turner.

COOS COUNTY

Burns, Craggy, Rebecca Gagnon, Judd, Victor Kidder, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, George Cate, W. Murray Clark, Duhaime, Myrl Eaton, Fimlaid, Gemmill, A. C. Jones, LaMott, Mann and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Barrett, Belcourt, Clyde Eaton, Gabrielle Gagnon, Howard Humphrey, Karnis, LaChance, Lawrence, Milne, Fred Murray, Paradis, Polak, Reardon, Henry Richardson, Sweeney and Harold Thomson.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, Alice Davis, George Gordon, H. Gwendolyn Jones, Ralph, Rich, Riley, Shepard and Doris Thompson.
ROCKINGHAM COUNTY

William Boucher, Collishaw, Danforth, Erler, Goodrich, Harney, MacGregor, Niebling, Page, Parr, Anthony Randall, Sanborn, Schwaner, Tavitian and Webster. STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dunlap, Habel, Kimball, Maloomian, Parnagian, Pray, Preston, Ruel and Tripp.

SULLIVAN COUNTY

Barrus, Brodeur, Scott and Williamson.

and the motion lost.

lacking the constitutionally required three fifths

Reps. Hanson and Sing wished to be recorded in favor of the Majority report, ought to pass, on CACR 2.

Rep. Close moved that CACR 2 be laid upon the table.

A division was requested.

218 members having voted in the affirmative and 91 in the negative, CACR 2 was laid upon the table.

CACR 12, relating to the size of the senate. Providing that the senate be increased from twenty-four to thirty-six members, and the quorum requirements be changed to correspond to the increased size of the senate. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

The committee felt it had already been defeated recently.

Rep. Splaine moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Splaine withdrew his motion and moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

Rep. Cornelius explained the amendment and spoke in favor of the motion.

Rep. Charles Grassie spoke in favor of the motion.

Reps. Douzanis and Haller spoke against the motion.

The Clerk read the amendment in full.

Rep. Lucas spoke in favor of the motion.

Rep. Cornelius moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Question being on the committee report of the Majority.

Resolution adopted.

SENATE MESSAGES REQUESTS CONCURRENCE (SJ April 10)

SCR 1, regarding Joint Rules.

The clerk read the resolution in full.

Rep. French moved that the House concur.

Rep. Spirou spoke in favor of the motion.

Adopted.

JOINT RULES FOR THE 1975 SESSION

 The Joint Committee on Rules shall comprise the Committee on Rules of the Senate and of the House. It shall be the duty of the Joint Committee on Rules to recommend to the two bodies the day and time to which the two bodies shall adjourn, and such other matters as be referred to it by either or both bodies.

2. When a convention of the two bodies is to be formed, whether by a requirement of the Constitution, or by a vote or resolution of the two bodies, a

message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reasons for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

- 3. Messages shall be sent by such person or persons as each body may deem to be proper. Messages from either body shall be received from the other at all times, except when engaged in putting a question, in calling yeas and nays, or in counting the ballots. When a message shall be received from either body to the other it shall be announced by the presiding officer.
- 4. While bills are on their passage between the two bodies, they shall be under the signature of the clerk of each body respectively.
- 5. Any bill concerning state retirement systems shall not be introduced unless there is attached thereto a fiscal note based upon estimates obtained from a qualified and approved actuary as to total cost involved.
- 6. Every bill repealing or modifying any act or statute shall refer to the same: (a) if contained in the Revised Statutes Annotated by the section and chapter thereof and if the 1955 adopted Revised Statutes Annotated has been amended by stating "as amended": (b) if not contained in the Revised Statutes Annotated by the section and chapter and the session of the legislature when the same was passed expressed in words clearly with full reference to all amendments in sequence so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof. The title of every bill shall indicate, in brief and comprehensive form, the subject-matter contained in the bill. It shall be the duty of the presiding officer of each body of the legislature to require all such bills to be made in conformity with this rule, before putting any vote thereon, except to commit or amend.
- 7. When a bill or resolution which shall have passed in one body is rejected in the other, notice thereof shall be given to the body in which the same have passed.
- 8. After each body shall have adhered to its disagreement, a bill or resolution shall be considered lost.
- 9. Each body shall on request transmit to the other all papers, or copies thereof, on which any bill or resolution may be founded.
- 10. Final action, excluding action on enrolled bills committee reports, shall be taken by each house on all bills and joint resolutions as follows:
 - a. In the originating house;
- 1. On those referred to the Ways and Means Committee which raise or affect statutes raising revenue, no later than the 2nd Thursday in May.
- On those containing appropriations, including the so-called Budget Bill and Capital Bill, no later than the 3rd Thursday in May.
 - 3. On all others, no later than the 1st Thursday in May.

b. In the non-originating house no later than the 5th Thursday in May.

None of the above limitations shall apply to the supplemental budget bill. If any bill or joint resolution is sent to a committee on conference, further action may be taken subsequent to the above dates by the House or Senate.

- 11. No bill which has been indefinitely postponed shall be admitted under color of amendment by a committee of conference or otherwise.
- 12. No bill, joint resolution or concurrent resolution to amend the constitution, claim outstanding on the first day of the session or petition relating to new business shall be introduced in the session unless its subject matter has been received for drafting by Legislative Services on or before the 4th Thursday of April, nor shall such matters be introduced in either branch of the legislature from state officers, departments or agencies unless they have been previously filed with Legislative Services prior to October first preceding the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either house whenever two-thirds of the whole number of elected members shall, on division taken, vote in favor thereof, and not otherwise.

- 13. There shall be a committee for the purpose of enrolling bills, consisting of four members of the House of Representatives and three members of the Senate. All bills that have passed both bodies shall be delivered to said committee, be by them enrolled, carefully examined and reported to the respective bodies; and shall be signed by the Speaker of the House of Representatives and the President of the Senate. If the examination of a bill shall disclose and clerical error or formal imperfection, said committee shall report it back to the respective bodies, with such amendments as are required to correct the same; and any measures so reported shall be subjected to amendment in those particulars and in no other respect.
- 14. A public hearing on any bill may be held jointly by the Senate and House committees. The Speaker or President of the body in which the bill originates may request the President or Speaker of the other body to authorize the appropriate committee of that other body to sit at a joint public hearing. Joint hearings in no way preclude the bill being reheard by the committee of either body. Presiding over the hearings shall be the chairman of the committee calling for the joint hearing or his designee without regard as to whether a House or SEnate bill is being heard. The Speaker or the President may authorize standing committees of their respective bodies to meet on non-legislative days as needed.
- 15. Effective date of bills. Except as hereinafter provided, each Senate and House bill shall in terms be made effective not earlier than sixty calendar days after the date of its passage. Any bill requiring another effective date than prescribed herein may be amended on second reading by a majority vote of either the Senate or House and said amendment may provide for a bill to become effective on passage or on a specific date. Provided, however, that the limitation herein provided as to effective dates shall not apply to (1) bills of an emergency nature, (2) tax bills, (3) private acts affecting one particular town, city or political subdivision, (4) bills making appropriations of money for ordinary or capital expenses of state agencies, or (5) bills affecting fees for licenses or certificates.
- 16. A bill or resolution may be recalled from the Governor at any time before it is signed by him, by a majority of the Senate or House, which ever last had possession.
- 17. Concurrent Resolutions Proposing Constitutional Amendments. Proposed constitutional amendments shall be submitted as concurrent resolutions entitled: "Concurrent Resolution proposing a Constitutional Amendment Relating to ***," and with a resolving clause in the following form: "Be it Resolved by the (Senate) (House of Representatives) the (House of Representatives) (Senate) concurring that the Constitution of New Hampshire be amended as follows: "Concurrent resolutions proposing a constitutional amendment shall truly propose to amend or supplement the Constitution and contain only subject matter which genuinely belongs in the fundamental low of the state: it being the intention of this rule to exclude therefrom all subject matter which is legislative in nature and all amendments for the primary purpose of obtaining a popular referendum. Each concurrent resolution shall set forth the text of the new matter to be inserted in the Constitution and also the text of a question summarizing the amendment, to appear on the ballot proposing such constitutional amendment. The General Court shall specify the particular election at which such question is to be submitted to the voters, and shall state whether it is to appear on the regular or a separate ballot. All such concurrent resolutions shall be read a first and second time by title and referred to the appropriate standing committee of public hearing and report. Amendments to such a resolution shall be in order while the measure is still on second reading. On the question of ordering such a resolution to third reading and on the question of final passage, the President and Speaker shall require a division vote unless a roll call is recorded under the rules and completed. Adoption of either of said questions shall require a vote of three-fifths of the entire membership of each house. In case of disagreement between the two bodies, such concurrent resolutions shall be subject to the usual conference committee procedure. Such concurrent resolution, if adopted by the required constitutional majority of each body, shall be engrossed in the usual form and signed by the Speaker and the President, and shall be submitted to the Secretary of State for appropriate action and for submission to the voters. Such concurrent resolutions shall be made a part of the permanent legislative records.

- 18. A concurrent resolution proposing a constitutional amendment, as provided by Rule 17 shall be read into the Senate or House where it originates not later than the 2nd Thursday of May first following the assembly of any General Court, All hearings on such resolutions may be held jointly as provided under Joint Rule 14 by the appropriate standing committees of the Senate and House provided that in the event the resolution is amended in the first body and the second body chooses to have a second hearing this too may be joint. The committee vote on the resolution shall be by each committee not by the committees jointly and passage in final form shall be completed by both bodies not later than the 5th Thursday in May of the calendar year which the resolution was introduced. After said date in May no further action may be taken by either house on the resolution provided that if in the opinion of the attorney general, or an advisory opinion from the supreme court states that, the form of the question in the resolution needs to be amended, the two bodies may amend the resolution in such particular only by affirmative vote of no less than three-fifths of the entire membership of each house taken on division or roll call vote. A motion to so amend shall be in order in either body, notwithstanding any other rule to the contrary, at any time prior to the prorogation of the assumbly of that General Court.
- 19. Any bill making appropriation for the administration, operation and maintenance of any department or departments for each or any fiscal year of the biennium (the so-called Budget Bill) or a bill making general appropriation for the cost of land, public improvements and other capital outlays, itemized by specific projects or classes of projects of the same general character (the so-called Capital Budget Bill) shall be introduced into either the Senate or the House no later than the 3rd Tuesday in April.
- 20. Conference Committees on Budget Bills. The report of the conference committee on either the general appropriation bills or the capital improvements bill shall be printed in the journal or a supplement thereto before action is taken on the floor in either body on said report.
- 21. The report of a committee of conference on a concurrent resolution proposing an amendment to the constitution shall be first returned to that house which acceded to a request for a committee of conference. The report shall be recorded in full in the journal or supplement of that house to which it is first returned and made a special order of business at the late session of a subsequent day. After said report has been adopted by the house to which it was first returned, it shall then be transmitted to the other house for its action.
- 22. No Joint Rule, except rule 12, shall be suspended unless two-thirds of the members present, in each house, voting separately, vote in favor thereof.
- 23. No action may be taken in either house on any committee of conference report until a copy of said report has been delivered to the seats or placed on the desks of all members. A committee of conference may neither change the title of any bill submitted to it nor add amendments which are not germane to the subject matter of the bill as originally submitted to it.
- 23. All committees of conference shall consist of seven members; four members of the House appointed by the Speaker and three members of the Senate appointed by the President except for committee of conference on the operating budget, which shall consist of eight members; five from the House, three from the Senate. All committee of conference reports must be unanimous.
- 25. There is hereby established a joint screening committee of the General Court, consisting of four members of the House appointed by the Speaker, and three members of the Senate appointed by the President. If more than one member of the General Court requests that legislation of an involved and voluminous nature be drafted on the same subject matter, but with some variations so that the main body of each bill, even though drafted separately, would be practically duplicates, the office of Legislative Services shall advise the joint screening committee established by this rule of such a situation. The committee, after consultation with the requesting members, shall endeayor to have them agree to the drafting of one bill.

26. Members of both houses may sponsor legislation jointly. Proposed legislation will be titled House Bill or Senate Bill according to the first named sponsor.

27. Clarification of Legislative days. Legislative days are figured in each house independently based on the actual days that either house has been in session.

28. Every bill or resolution in either body making an appropriation shall, after having been placed on second reading and thereafter referred to the respective appropriations committee or finance committee for further consideration, be messaged to the other body in the form of an extra chairman's copy and introduced, put on first and second reading, referred to committee where public hearings may be held. The bill or resolution shall then be held by said committee until final action on third reading has been taken by the body into which the bill or resolution was originally introduced. Upon such final passage, the original of said bill or resolution shall be re-introduced into the second body but for purposes of satisfying the rules requiring first and second readings, referral to committee and public hearings, the previous action on said bill or resolution shall be deemed to satisfy those requirements. Thereafter the committee in the second body to whom the bill or resolution was referred shall take action on the bill or resolution from that point according to all other rules of the house of representatives, the senate and the joint rules. If the bill or resolution was amended in the original body on second or third reading, the chairman of the committee to whom the measure was referred in the second body may hold a second public hearing at his discretion but shall not be required to hold a second hearing. This rule may be suspended by either house by majority vote.

29. A sponsor of any bill or joint resolution referred to a committee of conference shall, upon his request, be granted a hearing before said committee prior to action thereon.

30. Both houses shall take final action including final action on all committee of conference reports, excluding final action on any bill or joint resolution referred for interim study or action on enrolled bills committee reports, of the so-called Budget Bill and Capital Budget Bill, no later than the 3rd Tuesday in June and on all others no later than the 2nd Thursday in June.

31. The so-called Budget Bill and Capital Budget Bill shall be submitted to the Governor for his signature no later than the 3rd Wednesday in June and all other bills and joint resolutions shall be so submitted no later than the 3rd Tuesday in June; and when each house adjourns on the date that all bills and joint resolutions have been submitted to the Governor for his signature, it shall adjourn to the joint call of the President of the Senate and the Speaker of the House.

32. If the two houses of the General Court are called into session by joint action of the two presiding officers when each house adjourns therefrom it shall adjourn again to the joint call of the President of the Senate and the Speaker of the House.

33. If after July 1 the two houses of the General Court are called into session by joint action of the two presiding officers, all of these joint rules relative to time limitations concerning requests for drafting, introduction of bills, joint resolutions and concurrent resolutions proposing a constitutional amendment and any action thereon by either or both houses or any committee thereof shall be suspended.

NONCONCURRENCE REQUEST COMMITTEE OF CONFERENCE

SB 12, providing for the appointment of the commissioner of health and welfare and the directors of the divisions of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

The President appointed Sens. Sanborn, Monier, Stephen Smith, Bergeron and Blaisdell.

Rep. McLane moved that the House accede.

Adopted.

The Speaker appointed Reps. McLane, Lawton, Margaret Cote, Cushman, Roderick Allen, Duprey and French.

SPECIAL ORDERS (Continued)

HB 44, requiring persons convicted of driving while under the influence of alcohol or drugs to attend a retraining program and pay tuition therefor which will be used to fund the program. Ought to pass with amendment. Rep. Castaldo for Judiciary.

This bill would continue a retraining program which has been operated under a

federal program since June 1972.

The amendments provide for the fees to be deducted from the fine; clarify the discretion of the court; limit the review of the director of motor vehicles; and prohibit the use of this program to match funds for additional programs.

Rep. Record moved that HB 44 be indefinitely postponed and spoke to his

motion.

Reps. Castaldo and Day spoke against the motion.

Rep. Bednar requested a quorum count.

282 members having answered, a quorum was declared present.

Reps. Cotton, Lucas and Sanborn spoke against the motion.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 178 NAYS 132 YEAS 178

BELKNAP COUNTY

Lawton, Leary, Mansfield and Young.

CARROLL COUNTY

Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Cournoyer, Fillback, Johnson, Langille and Whipple.

COOS COUNTY

Burns, Craggy, Fortier, Rebecca Gagnon, Huggins, Hunt, Judd, Victor Kidder, Oleson, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Logan and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belanger, Wilfrid Boisvert, Bruton, Burke, Carter, Coburn, Corey, Corser, Joseph Cote, Kendall Cote, Crotty, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, LaChance, Lamy, Lawrence, Levasseur, Lynch, MacDonald, Martel, McDonough, Milne, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Quigley, Record, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, Harold Thomson, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, John Cate, Milton Cate, Chandler, David Currier, Eugene Daniell, Gamache, George Gordon, James Humphrey, Noble, Ralph, Riley, Ryan, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Briggs, Campbell, Collins, Collishaw, Cressy, Dame, Danforth, Roy Davis, Erler, Flanagan, Gage, Goodrich, Harney, Hobbs, Kashulines, King, MacGregor, McEachern, O'Connell, Page, Peterson,

Anthony Randall, Reese, Schwaner, Constance Simard, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Donnelly, Dumais, Dunlap, Habel, Hebert, Joncas, Kimball, Kincaid, Maloomian, Parnagian, Parshley, Pray, Preston, Rowell, Ruel and Tibbetts. SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.

NAYS 132

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Hildreth, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson and Duprey.

CHESHIRE COUNTY

Francis Callahan, Cooke, Anne Gordon, Hanna, Cleon Heald, Ladd, Marshala, Milbank, Proctor and Russell.

COOS COUNTY

Cooney, Horton, Poulin and Wiswell.

GRAFTON COUNTY

Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, A. C. Jones, Mann, Melnick, Symons and Webb.

HILLSBOROUGH COUNTY

Arnold, Bernier, Bishop, Carswell, Margaret Cote, Cullity, Philip Currier, Day, Favreau, Fleisher, Gardner, Gramling, Granger, Ingram, Edmund Keefe, Lyons, Martin, McGlynn, Morgrage, Fred Murray, O'Neil, Orcutt, Peters, Reardon, Shea, Leonard Smith, Spirou, Tropea, Van Loan, Woodruff and Zechel.

Castaldo, Raymond Chase, Christensen, Cushman, Hager, Haller, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McLane, McNichol, Millard, Packard, Rich, Shapiro, Sherman and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, Thomas Connors, Cotton, Charles Cummings, Cunningham, Donald DeCesare, Eastman, Ganley, Gaskill, Greene, Hoar, Kelley, Lockhart, Niebling, Parolise, Parr, Richards, Rogers, Sanborn, Skinner and Stimmell. STRAFFORD COUNTY

Appleby, Canney, Shirley Clark, Dudley, Charles Grassie, Joos, Lessard, Rod O'Connor, Osgood, Robillard, Barbara Thompson, Torrey and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Roma Spaulding, Sara Townsend and Williamson.

and HB 44 was indefinitely postponed.

Rep. Tucker wished to be recorded against indefinite postponement on HB 44.

Rep. Tarr wished to be recorded in favor of committee report on HB 44.

Rep. Reese, who voted yea, notified the clerk that she inadvertently voted incorrectly, and wished to be recorded as voting nay.

Rep. Cooney, who voted nay notified the clerk that he inadvertently voted incorrectly, and wished to be recorded as voted yea.

COMMITTEE OF CONFERENCE REPORT

Rep. McLane moved that the House adopt the committee of conference report on SB 12, providing for the appointment of the commissioner of health and welfare and the directors of the divisions of the department of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive office.

(Report in SJ April 10)

The clerk read the conference report in full.

Rep. McLane explained the report.

Committee of conference report adopted.

SENATE MESSAGES

NONCONCURRENCE WITH HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits.

The President appointed Sens. Ferdinando, Bossie, Provost and Sanborn. Rep. Skinner moved that the House accede to the request. Adopted.

The Speaker appointed Reps. Skinner, Close, Goyette and Reidy.

NONCONCURRENCE WITH HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975.

The President appointed Sens, Trowbridge, Saggiotes and Blaisdell.

Rep. Drake moved that the House accede to the request.

Adopted.

The Speaker appointed Reps. Scamman, LaMott, Belcourt and Mahoney.

Rep. French moved that the House adopt the proposed rules for committees and spoke to his motion.

Rep. Spirou spoke in favor of the motion.

Adopted by the necessary two-thirds.

RULES OF COMMITTEE PROCEDURE

1 Committee Chairman: Duties

The duties of each committee chairman, appointed pursuant to House Rule 34, shall be the following:

- a. To preside at all meetings of the committee:
- b. To call the meeting to order at the time and place designated by the meeting notice;
- A quorum being present, to cause the committee to proceed with its business in the proper order according to the agenda and to announce the business before the committee as it proceeds with such business;
- d. To preserve order and decorum and to speak on points of order, in which case he shall have preference over other members;
- e. To decide all points of order, subject to appeal to the committee;
- f. To explain or clarify any rule of procedure upon request;
- g. To state, or direct the clerk to state, each motion as it is made;
- h. To recognize members;
- To state and put to a vote all questions requiring a vote or upon which a vote is ordered and to announce the vote;
- To appoint the chairman of all subcommittees and further to appoint the membership of all subcommittees;
- k. To assign duties and responsibilities to the vice-chairman of the committee;
- I. To sign all documents which require his signature;
- m. To arrange for the posting and filing of committee notices;
- To supervise and be responsible for the preparation of committee reports and supplements;
- To prepare, or supervise the preparation of the agenda for each committee meeting as required by these rules;
- p. To submit requests to the Speaker for interim studies or meetings or travel for committees or subcommittees;
- q. To have custody, during the legislative session subject to state statutes, of all legislative documents and reports referred or submitted to the committee;
- r. To transmit to the Clerk each legislative document and report which the committee has: 1) reported, or 2) been discharged from considering, or 3) been ordered to report;
- s. To carry out all other duties required by law, by action of the House, or by action of the Speaker.
 - 2 Members; Duty to Attend Meetings: Attendance Record

It shall be the duty of committee members to attend and participate in all committee meetings. A record of the members present and the members absent at each

committee meeting shall be maintained. The chairman shall be responsible for assuring that this record is maintained and he shall notify the Speaker of excessive absences.

3 Excessive Absences

Each committee chairman is authorized to request the Speaker to remove from committee membership any member of the committee whose absences from committee meetings are judged to be excessive in number.

4 Standing Committee Meeting Schedule; Session, Interim Conflicts

A schedule of meeting days for committees shall be established by the Chairman for the interim between sessions. Such schedule shall designate Wednesdays and Thursdays for meetings of each committee. However, upon authority of the Speaker and the approval of the Chairman, a committee may make changes in the schedule of meetings when circumstances require, subject to all other applicable rules. Committees shall meet on these designated days, provided they have particular business to consider.

Session and interim committee schedules shall, to the maximum extent possible, be established so as to avoid committee meeting conflicts for legislators.

5 Interim Committee Reporting Deadlines

All standing, statutory, and ad hoc committees are to report back to the Speaker of the House and the President of the Senate by September 30, in the even-numbered years providing that such reporting is stipulated in the enabling legislation.

6 Interim Committee Reporting Deadlines For Suggested Legislation

The chairman of each committee is responsible for submitting requests for drafts on suggested legislation by September 30 in the even-numbered year provided that legislation is suggested.

7 Notice; Session Meetings; Interim Meetings

- A. The House Clerk or his designee shall post notice of each session committee meeting in the State House Press Room on the day preceding the meeting. A copy of said notice shall also be posted at the same time in the office of the House Clerk.
- B. At least six days prior to each interim meeting of his committee the chairman of each committee shall file with the Clerk of the House notice of the meeting unless otherwise directed by the Speaker. The Clerk shall transmit notice of each such meeting to the members of the respective committees no later than five days prior to the meeting date and shall be responsible for making such notices available to the news media in that geographical area, to the public, and to all lobbyists of record who have filed written request for such notice with the Clerk.

8 Notice of Executive Sessions

Notice of all executive sessions at which a recorded vote will be taken shall be given by; (1) notification in the House Calendar at least two days prior to said executive session, and/or (2) notification by the Chairman of the appropriate committee on the floor of the House.

9 Notice; Contents

Each meeting notice shall contain the following information: (1) the name of the committee chairman; (2) the time and place of the meeting; (3) the matters proposed for consideration and (4) any other information which the committee deems pertinent.

10 Quorum Required to Transact Business

The presence of a quorum, (a majority of each committee shall constitute a quorum to do business), shall be required for a committee to transact business and no official action shall be taken by a committee unless a quorum is present.

11 Vote Required for Committee Action; Members Disqualified

The approval of a majority of the quorum present shall be required for a committee to decide a question or to take official action on any matter; provided however, that a member excused or disqualified from voting on a question for reasons provided in these rules or Rules of Order of the House of Representatives shall not be counted for purposes of determining the number necessary for or for establishing a quorum to act on that question.

12 Roll Call, Record Votes Required

At each legislative committee meeting, final action on any bill or resolution shall be by roll call. All roll call votes shall be record votes and shall appear in the records of the committee as otherwise provided in these rules. In all record votes the names of the members voting for the motion, the names of the members voting against the motion, and the names of the members abstaining shall be recorded and such record of yeas and nays shall be attached to the bill and a copy thereof sent to the clerk of the appropriate house.

13 Minutes of Meetings Required; Contents

Minutes of each meeting shall be kept by the committee clerk or under the direction of the clerk and they shall constitute a written record of committee proceedings had at such meeting. In such minutes there shall be entered:

- a. The time and place of the meeting of the committee;
- b. The members present or absent;
- c. The names and addresses of all persons appearing before the committee with the names and address, if any, of the person, firm, corporation or association in whose behalf the appearance is made;
- d. The bills, resolutions, or other matters considered, by number where appropriate;
- Action of the committee, including final action of the committee with respect to each bill or resolution on which the committee makes a report to the House;
- The vote of each member on each bill or resolution, matter or motion considered by the committee on which a record vote is taken;
- g. The important points made by each witness at a public hearing and by each member of the committee, insofar as possible.

14 Permanent Committee Records; Disposition

- A. The permanent records of the committee shall include the minutes of each meeting and a file on each bill or resolution received by the committee. The file on each bill or resolution shall include a copy of the original document, a copy of committee amendments proposed by a member, whether adopted or not, and the disposition thereof; a copy of any fiscal note, actuarial note or notice attached to a bill or resolution at the time of committee consideration all prepared statements which have been filed with the committee chairman by members or interested parties;
- B. The minutes and other permanent records of the committee shall be publicly recorded and shall be kept by the House Clerk in a place designated by the Speaker.

15 Open Meetings

All meetings of any committee of the House and Senate shall be open to the public subject to the provisions of N. H. R. S. A. 91-A and as clarified by the Attorney General of the State of New Hampshire.

16 Back-up Rules

In such cases where New Hampshire House Committee rules are silent, "Mason's Manual of Legislative Procedures" shall be referred to as the primary guide.

COMMUNICATION

April 10, 1975

Hon. George B. Roberts, Jr.

Speaker

House of Representatives

Mr. Speaker:

This is to notify you that the following took and subscribed to the oath of office for Representative to the General Court, before the Governor and Council on April 10, 1975:

Richard F. Ahern

Hillsborough County District No. 26 (Manchester, Ward 2)

John B. Tucker

Sullivan County District No. 4 (Claremont, Ward 2)

Robert L. Stark Secretary of State

The clerk read the communication in full.

The Speaker introduced Reps. Ahern and Tucker.

COMMITTEE APPOINTMENTS

Rep. Tucker, Legislative Administration and Liquor Laws. Rep. Ahern, Claims.

COMMITTEE CHANGES

Rep. Scranton off Legislative Administration.

SPECIAL ORDERS (continued)

HB 300, prohibiting a person who is defeated in primary from seeking the same office in the biennial election as a candidate of another party or as an independent. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Committee members from small towns see difficulties in the standard procedure of being elected by both parties.

Rep. Douzanis moved that HB 300 be referred to the Committee on Statutory Revision for interim study.

Adopted.

HB 569, requiring the secretary of state to appoint a representative from each of the two major political parties as election recount assistants. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Equalizes party rights of inspection of ballots during recounts.

Rep. Russell Chase moved that HB 569 be referred to the Committee on Statutory Revision for interim study and spoke to his motion.

Rep. Hildreth spoke against the motion.

Adopted.

HB 621, eliminating prohibitions against political contributions by certain organizations and by classified state employees. Ought to pass. Rep. Morgan for Statutory Revision.

Gives individuals the right to contribute where previously prohibited because of nature of their employment.

Rep. Russell Chase moved that HB 621 be referred to the Committee on Statutory Revision for interim study.

Adopted.

HB 655, relative to the form of ballots for biennial elections except primaries. Majority: Ought to pass; Rep. Morgan for Statutory Revision. Minority: Inexpedient to legislate. (Reps. Mabel L. Richardson, Howard S. Humphrey, Sr., Fred E. Murray, Milton A. Cate and Raymond Conley)

Majority: Party columns and party circles would be eliminated.

Minority: Removing the party circles would weaken the two-party system. Having the Democrat and Republican candidates names in one column would cause great confusion.

The Speaker requested a quorum count.

The Speaker declared a proper quorum.

Rep. French moved debate be limited to one-half hour equally divided.

Adopted.

Rep. Mabel Richardson moved HB 655 be indefinitely postponed and spoke to her motion. Rep. Gramling spoke against the motion.

Rep. Gramling offered an amendment and explained the amendment.

Rep. Gardner spoke in favor of the motion.

Rep. Ambrose offered an amendment and spoke to his motion.

Rep. Anne Gordon moved that HB 655 be laid on the table.

Adopted.

COMMITTEE REPORTS

(Regular Calendar)

 $HB\ 579,\ relative\ to\ the\ management\ of\ funds\ for\ school\ food\ and\ nutrition\ programs. Ought to pass with amendment. Rep. Beard for Education.$

This bill will enable small school districts who are ineligible for federal non-food assistance funding to purchase food service equipment and nutrition education learning materials.

AMENDMENT

Amend RSA 186:13, XI, (b), as inserted by section 1 of the bill by striking out said subparagraph and inserting in place thereof the following:

(b) To accomplish the requirements for school food service and nutrition education which each school board is required to implement under RSA 189:11-a, the state board of education may allocate from such matching funds, as required to be appropriated under Public Law 91-248, an amount not to exceed one-half of the appropriation. These funds are to be disbursed to school districts for the purchase of food service equipment and nutrition education learning materials as required to meet the requirements of RSA 189:11-a. Such disbursements are to be used first to meet the school district's share of non-food assistance matching under the federal program and to assist with the purchase of food service equipment in schools ineligible for federal non-food assistance funding; residual amounts available under this appropriation authority may be utilized to institute nutrition education programs, at the discretion of the state board of education.

Amendment adopted.
Referred to Appropriations.

HB 612, requiring instruction in N. H. history and government in high schools. Ought to pass with amendment. Rep. Gemmill for Education.

This bill as amended clarifies and standardizes the RSA Chapters relative to the teaching of U. S. and N. H. history, government.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring instruction in the history and government of the United States and New Hampshire in high schools.

Amend the bill by striking out all after the enacting clause and inserting place thereof the following:

1 Required Health Instruction. Amend RSA 189:10 (supp), as amended, by striking out said section and inserting in place thereof the following:

189:10 Studies. The school board shall see that the studies prescribed by the state board are thoroughly taught, especially physiology and hygiene insofar as it relates to the effect of alcohol and other drugs and venereal diseases on the human system.

2 Instruction in History and Government, Amend RSA 189:11 by striking out said section and inserting in place thereof the following:

189:11 Instruction in National and State History and Government. In all public and private schools in the state there shall be given regular courses of instruction in the history, government and constitutions of the United States and New Hampshire, including the organization and operation of New Hampshire municipal, county and state government and of the federal government. Such instruction shall begin not later than the opening of the eighth grade and shall continue in high school as an identifiable component of a year's course in the history and government of the United States and New Hampshire.

3 Instruction in High School. Amend RSA 194:23, as amended, by striking out in lines six and seven the words "reasonable instruction in the constitutions of this state and of the United States" and inserting in place thereof the following (instruction in the history, government and constitutions of the United States and New Hampshire) so that said section as amended shall read as follows:

194:23 Definition of HIgh School. The term "high school" shall mean a school, academy or literary institution offering a course of studies for four years in such subjects (a) as are generally required to be offered by students for admission to colleges, technical schools and teachers colleges as determined by the state board of education and (b) those prescribed by statute including instruction in the history, government and constitutions of the United States and New Hampshire and (c) such other subjects as the school district maintaining such school may determine by its school board or by vote of the district. Such school shall also comply with standards prescribed by the state board of education which shall be uniform in their application.

4 Instruction in Comprehensive High School. Amend RSA 194:23-a, as inserted by 1959, 246:2 by striking out in lines five and six the words "reasonable instruction in the constitutions of this state and of the United States." and inserting in place thereof the following (instruction in the history, government and constitutions of the United States and New Hampshire.) so that said section as amended shall read as follows:

194:23a Definition of Comprehensive High School. The term "comprehensive high school" means a school, academy or literary institution offering a course of studies for four years for students, who have completed eight years of grammar school or its equivalent, including subjects prescribed by the state board of education and by statute including instruction in the history, government and constitutions of the United States and New Hampshire. Such school shall also comply with standards prescribed by the state board of education which shall be uniform in their application to all schools, with respect to the teaching of such course of studies and the facilities and equipment used or maintained to offer such course of studies.

5 Effective Date. This act shall take effect September 1, 1975.

Amendment adopted.
Ordered to third reading.

(Rep. French in chair)

SB 37, relative to restrictions on importing and releasing fish and wildlife into the state. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Bill clarifies the release of wild turkey.

AMENDMENT

Amend the bill by striking out section 1 and renumbering section 2, 3 and 4 to read as 1.2 and 3 respectively.

Amendment adopted.

Ordered to third reading.

Rep. Frizzell moved that HB 408 be made a Special Order for Thursday next and spoke to her motion.

On a voice vote the Speaker was in doubt and requested a division.

205 members having voted in the affirmative and 64 in the negative the motion passed.

(Speaker in the chair)

Rep. Ryan moved that HB 538 be made a Special Order for Wednesday next.

Rep. Duprey spoke in favor of the motion.

Rep. Bednar spoke against the motion.

Adopted.

HB 316, relative to an alternative form of county government. Ought to pass with amendment. Rep. Bednar for Municipal and County Government.

This is a vehicle for any county to use in updating government. Permissive legislation only.

Rep. Wilfred Boisvert moved that HB 316 be laid upon the table.

Motion lost.

Rep. Record spoke against the motion.

Rep. Bednar spoke in favor of the motion.

Rep. Chandler moved that HB 316 be indefinitely postponed and spoke to his motion.

Reps. Bednar, Robillard and Mann spoke against the motion.

Rep. Record spoke in favor of the motion.

On a voice vote the Speaker was in doubt and requested a division.

 $176 \,$ members having voted in the affirmative and $121 \,$ in the negative the motion passed.

SENATE MESSAGES

The Senate has voted to adopt the Committee of Conference report on SB 12, providing for the appointment of the commissioner of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

ENROLLED BILLS REPORT

SB 12, providing for the appointment of the commissioner of health and welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

Maurice Read for the committee

COMMITTEE REPORTS CONTINUED

HB 402, repealing the statues requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This is a technical modification of present law.

Rep. Fortier moved that HB 402 be recommitted to the committee on Municipal and County Government.

Rep. Hanson spoke in favor of the motion.

Adopted.

Rep. Hanson moved that HB 601 be made a Special Order for Wednesday next and spoke to his motion.

Rep. George Gordon spoke to the bill.

Adopted.

HB 449, providing for the conveyance of the Robert Frost Farm to the Robert Frost Homestead Foundation. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

This bill enables the state to transfer the Robert Frost Farm Homestead Foundation, a private group. Title shall revert to the state if proposed to be used for other than an historic landmark and museum.

AMENDMENT

Amend the title of the bill by strlking out same and inserting in place thereof the following:

AN ACT

authorizing the governor and council to convey the Robert Frost Farm to the Robert Frost Homestead Foundation.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Transfer of Robert Frost Farm. The governor and council are hereby authorized to convey the Robert Frost Farm in the town of Derry and all real property thereon to the Robert Frost Homestead Foundation. The conveyance shall be for the sum of one dollar and shall convey to the Robert Frost Homestead Foundation, its successors and assigns, a fee simple determinable subject to a possibility of reverter in the state of New Hampshire. The deed given to the Robert Frost Homestead Foundation shall state that title to the Robert Frost Farm shall revert to the state of New Hampshire in the event that the property is used for any purpose other than as an historic landmark and museum.

Amendment adopted.
Ordered to third reading.

HB 163, relative to the liability of school districts for educational expenses of residents at the youth development center. Ought to pass, Rep. Tibbetts for State Institutions.

This seems a fair and equitable approach to educating those in state custody. Should also encourage a continuing interest of the community in its young people who are removed from the community. Unanimous committee vote.

Rep. Eugene Daniell moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. Hager, Kenison, Gorman, Zechel, Spirou, Philip Currier and Cleon Heald spoke against the motion.

Reps. George Gordon and William Boucher spoke in favor of the motion.

Motion lost.

Question being on the committee report.

On a voice vote the Speaker was in doubt and requested a division.

 $159\,$ members having voted in the affirmative and 157 in the negative, HB 163 was ordered to third reading.

HB 676, authorizing approved absences from New Hampshire state prison. Ought to pass. Rep. Collins for State Institutions.

A conservative approach to the problem of a prisoner's re-integration into his community. This extremely carefully controlled first step can be helpful at no cost to the state. The short approved advances will not be rights. They will only be granted as a part of a planned rehabilitation program.

Committee unanimous.

Ordered to third reading.

 $\mbox{HB 122, relative to off-highway recreational vehicles. Ought to pass with amendment. Rep. Ryan for Transportation.$

This bill was given to a five member subcommittee that spent many extra hours on this bill. The amended version is the result of that effort.

Rep. Ryan explained the amendment.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Bureau of Off Highway Recreational Vehicles. Amend RSA 269-C:3 (supp), as inserted by 1973, 560:1, by inserting after paragraph IV the following new paragraphs:
- V. The bureau may make application to the commissioner of the department of public works and highways and city or town officials as may be appropriate for a permit in writing to allow OHRVs to operate on or across bridges when such operation is necessary in establishing OHRV trails or in connection with trails or events being developed or held in conjunction with established OHRV clubs. The commissioner of public works and highways and city or town officials may issue or deny such permits. A permit shall specify the type of OHRVs to be allowed, and permitted dates and hours of operation, and shall require the bureau to erect and maintain all signs required under the terms of the permit. Any person operating an OHRV on or across a bridge under this paragraph shall do so at his own risk. Said person shall keep to the extreme right side of said bridge and travel at a speed not to exceed fifteen miles per hour and shall yield to all oncoming vehicular traffic.
- IV. The bureau may close any public way that is not maintained for conventional motor vehicles during the winter months for use as a snow traveling vehicle trail when such closure is deemed by the bureau to be in the best interest of safety. Such closure to conventional motor vehicles is subject to approval by the commissioner of public works and highways or the appropriate city or town officials, depending on who has jurisdiction over the public way. When any public way is closed pursuant to this paragraph, the bureau shall erect and maintain appropriate signs giving notice of the closure.

VII. The supervisor of the bureau in the interest of safety may make such rules and regulations he deems necessary for the use and control of OHRV trails, facilities, and lands under bureau control or lease. These rules and regulations shall be printed in any guide books published and posted at proper locations throughout the bureau trail system. Failure to observe these rules and regulations shall be subject to the same penalties provided for other sections of this chapter.

2 Public Highway Limitations. Amend RSA 269-C:7 (supp), as inserted by 1973, 560:1, as amended, by striking out said section and inserting in place thereof the following:

269-C:7 OHRV Public Highway Limitations. In this section, "certain public highways" means those highways to which RSA 249:52 applies. The provisions of RSA 249:52 shall apply to all OHVRs as herein defined with the following exceptions:

- I. During the period beginning one-half hour before sunrise and ending one-half hour after sunset, a person may operate a snow traveling vehicle on the rights of way, exclusive of traveled portions, sidewalks and plowed snowbanks, of public highways other than interstate highways, toll roads, or limited access highways, except those limited access highways designated as controlled access highways by the commissioner of the department of public works and highways. With the approval of the commissioner of public works and highways, snow traveling vehicles may operate during the hours of darkness on highway rights of way, exclusive of the traveled portions, only where trails exist that are maintained by the bureau and only in the same direction as the highway traffic in the nearest lane.
- II. A person may operate a snow traveling vehicle, when snow conditions permit, on bicycle trails or pedestrian walkways constructed for such purposes by the department of public works and highways on the interstate highways, toll roads or limited access highways if the trails and walkways are designated and maintained as approved snow traveling vehicular trails by the bureau and if such designation and maintenance is approved by the commissioner of public works and highways. Travel on said bicycle trails and walkways during the hours of darkness shall be limited to travel in the same direction as the highway traffic in the nearest lane.
- III. Highway crossings for established OHRV trails may be granted by written permission from the commissioner of the department of public works and highways or his representative. No direct crossings of interstate highways or toll roads will be permitted. No direct crossings of limited access highways, except those designated as controlled access highways by the commissioner of the department of public works and highways, will be permitted. The commissioner of the department of public works and highways may issue written permission for OHRV trail corssings either under or over interstate, toll or limited access highways. The policy governing such OHRV trail crossings and OHRV trail crossings on class I, class III and

limited access highways designated as controlled access highways shall be as determined by the commissioner of the department of public works and highways.

IV. In operating OHRVs within the rights of way adjacent to certain highways between points of loading or unloading and areas of OHRV operations, as provided in RSA 249:52, the one-way distance traveled in such public right of way shall be not greater than five hundred feet and OHRV speed shall not exceed fifteen miles per hour.

V. Notwithstanding any provisions of the law to the contrary, a person may operate a snow traveling vehicle on a public highway that is not maintained for

winter use by conventional motor vehicles.

VI. When travel by conventional motor vehicles is not possible during a period of emergency declared by the appropriate authority having jurisdiction, an OHRV may be operated on any portion of an interstate highway, toll road, limited access highway, public highway or any other restricted area, provided that the operator of said vehicle has received the specific authority of an officer authorized to enforce the provisions of this chapter to so operate.

VII. No person shall operate an OHRV upon or across a public way if his right to

do so has been suspended or revoked by the director of motor vehicles.

3 Grants-in-Aid Programs Authorized. Amend RSA 269-C:18 (supp), as inserted by 1973, 560:1, by striking out said section and inserting in place thereof the following:

269-C:18 Registration Fees. The fees to be collected under this chapter are as follows:

- Individual resident registration—nine dollars for each registration upon presentation of resident tax receipt, or tax receipt of parent or guardian.
 - II. Individual nonresident registration—fifteen dollars for each registration.
- III. Dealer registration—ten dollars for each plate or set of plates; rental plates—ten dollars for each plate or set of plates.
 - IV. Registration after transfer as provided in RSA 269-C:17 is two dollars.
- V. From each registration fee collected pursuant to paragraphs I through IV, distribution shall be as follows:
- (a) No more than forty-five percent shall be appropriated to the department of resources and economic development for administration of the bureau for the following:
 - 1. Publications.
 - 2. Trails.
 - 3. Easements and rights of ways.
 - 4. OHRV facilities.
- 5. Grants-in-aid to organized non-profit OHRV clubs and political subdivisions for the construction and maintenance of OHRV trails and facilities. The bureau shall make grants on such terms as it deems necessary and shall determine what trails and facilities shall be eligible. All trails and facilities developed and maintained under this grant-in-aid program shall be open to the general public and shall be listed or shown in any trail information or guide published by the bureau.
- Such other purposes as may be budgeted within the limitations of the funds available.
- (b) No more than forty percent shall be appropriated to the state fish and game department for the following:
 - 1. Enforcement of the provisions of RSA 269-C.
- Establishment of training programs in the operation, safety, regulations, equipment maintenance and other related matters pertaining to the OHRV.
- 3. Such other purposes as may be budgeted within the limitations of the funds available.
- 4. The director of fish and game shall be responsible for law enforcement under this chapter.
- (c) No more than fifteen percent shall be appropriated to the department of safety to provide for OHRV registration and enforcement. Such funds shall be budgeted within the limitations of the funds available.
- VI. Any registration fees collected and not appropriated shall be transferred to the general fund.
- 4 OHRV Dealers. Amend RSA 269-C:21, I (supp) as inserted by 1973, 560:1, by striking out said paragraph and inserting in place thereof the following:

1. Any person who is in the business of selling OHRVs shall register as a dealer with the director. The director shall assign a distinguishing number to the registrant and issue appropriate registration plates to him. The dealer may use the plates for his pleasure purposes, but shall not rent or otherwise permit these plates to be used except for demonstration purposes in connection with his business.

5 Limitation on OHRV Operations. Amend RSA 269-C:24, IX (supp) as inserted by 1973, 560:1, by striking out said paragraph and inserting in place thereof the

following:

IX. No OHRV shall be operated above a height of four thousand feet above sea level except upon existing roads and trails as designated by the bureau.

6 Posting Property Against OHRV. Amend RSA 269-C by inserting after section

28 the following new section:

269-C:29 Prohibiting OHRV by Posting. An owner may post all or any portion of his land against use by an OHRV as defined in RSA 269-C:1, VI. Such posting notices shall be of durable material with the appropriate words or symbols printed with block letters not less than two inches in height indicating that use of this land is prohibited for the purpose so specified and shall contain, also, the name and address of the owner or lessee of such land. Such signs shall be not more than one hundred yards apart and shall be posted, also, at the gates, bars and commonly used entrances. Whoever, without right, enters such land that has been so posted while operating an OHRV shall be subject to the provisiosn of RSA 635:2.

7 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. McLane moved that HB 122 be made a special order for Tuesday, April 22, and spoke to her motion.

Adopted.

SUSPENSION OF RULES

Rep. French moved that the Rules be so far suspended so as to allow the committee of conference report on SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits, to be taken up at the present time.

Rep. Spirou spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE OF CONFERENCE REPORT

Rep. Skinner moved that the House adopt the committee of conference report on SB 87.

The clerk read the conference report in full.

Committee of conference report adopted.

SENATE MESSAGE

ADOPTION COMMITTEE OF CONFERENCE REPORT

SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits. (Printed in S.J. April 10)

SIX-DAY EXTENSIONS GRANTED

HB 478, regulating recreational campgrounds. (Resources, Recreation and Development)

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments, and making an appropriation therefor. (Judiciary)

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial and recreational development. (Municipal and County Government)

HB 487, increasing the real estate transfer tax; dedicating the increased revenue to open space land acquisition; and providing for the acquisition of open space land. (Environment and Agriculture)

HB 493, requiring the metering of certain gasoline sales. (Transportation)

HB 338, requiring vessels with a hazardous substance or oil as cargo to have a valid certificate of inspection and a compliance certificate as a prerequisite in obtaining port clearance. (Transportation)

HB 326, relative to the election of Belknap county commissioners. (Belknap County Delegation)

HB 524, decreasing the age limitation on free lifetime hunting and fishing licenses for elderly residents. (Fish and Game)

The following members of the House Ways and Means Committee are hereby designated as members of a subcommittee to sit with the Liquor Laws Committee during its consideration of HB 611, relative to the sale and manufacture of wine and fees on same:

Reps, Cunningham, Lawrence and Russell Perkins.

This subcommittee will not be concerned with the merits of the bill as such, but will be participating in order to elicit information about the revenue impacts of HR 611.

Rep. French moved that the report of the House subcommittee on Elections be made a special order for Thursday next.

Adopted.

Rep. French moved that HB 163, relative to the liability of school districts for educational expenses of residents at the youth development center, be read a third time and passed.

Reps. Cornelius and Haller spoke in favor of the motion.

Reps. Chandler, William Boucher, and Roma Spaulding spoke against the motion. Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 155 NAYS 171 YEAS 155

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Mansfield, Nighswander and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Duprey and Howard.

CHESHIRE COUNTY

Francis Callahan, Close, Cooke, Hanna, Cleon Heald, Knight, Ladd, Milbank, Proctor, Ramsey, Russell and Scranton.

COOS COUNTY

Fortier, Horton, Huggins, Oleson, Poulin and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, A. C. Jones, Mann, Melnick, Symons and Webb.

HILLSBOROUGH COUNTY

Arnold, Bernier, Bishop, Burton, Corey, Corser, Margaret Cote, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Joseph Eaton, Fleisher, Gardner, Gramling, Granger, Holland, Lawrence, Armand Lemire, Lynch, Lyons, Martel, Martin, McGlynn, Milne, Morgrage, Fred Murray, O'Neil, Orcutt, Peters, Reardon, Record, Seamans, Shea, Leonard Smith, Spirou, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, Christensen, David Currier, Cushman, Estee, Hager, Haller, Hanson, H. Gwendolyn Jones, Kenison, McLane, McNichol, Rich, Sherman and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, Collins, Thomas Connors, Cotton, Danforth, Eastman, Flanagan, Ganley, Goff, Goodrich, Gorman, Greene, Hobbs, Kelley, Lockhart, Niebling, O'Connell, Reese, Richards, Sanborn, Skinner, Splaine, Stimmell, Tavitian, Webster and Wilson.

STRAFFORD COUNTY

Shirley Clark, Donnelly, Dudley, Dunlap, Charles Grassie, Joos, Kincaid, Lessard, Rod O'Connor, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Lucas, Sara Townsend and Williamson.

NAYS 171

BELKNAP COUNTY

Lawton, Leary, Marsh, James Murray, Kenneth Randall and Young. CARROLL COUNTY

Conley, Dickinson, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Cournoyer, Fillback, Anne Gordon, Johnson, Langille, Marshala, Nims, Turner and Whipple.
COOS COUNTY

Cooney, Craggy, Rebecca Gagnon, Hunt, Judd, Victor Kidder, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Logan and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belanger, Wilfrid Boisvert, Bragdon, Burke, Carswell, Carter, Coburn, Joseph Cote, Crotty, Drewniak, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Levasseur, MacDonald, McDonough, McLaughlin, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Quigley, Reidy, Henry Richardson, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, Harold Thomson, Vachon and Withington.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, John Cate, Chandler, Eugene Daniell, Alice Davis, Gamache, George Gordon, Harriman, James Humphrey, LaBonte, Millard, Noble, Packard, Ralph, Riley, Ryan, Shepard and Doris Thompson.
ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Briggs, Campbell, Collishaw, Cressy, Charles Cummings, Cunningham, Dame, Roy Davis, Ellis, Erler, Gage, Gaskill, Hoar, Kashulines, King, MacGregor, McEachern, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Rogers, Schwaner, Constance Simard, George Thibeault, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dumais, Habel, Hebert, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Rowell, Tripp and Winkley.
SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Desnoyer, Frizzell, LeBrun, Rousseau, Scott and Roma Spaulding.

and the motion lost.

Rep. Tucker wished to be recorded in favor.

Rep. Spirou moved that HB 163 be laid upon the table.

Rep. French requested a quorum count.

326 members having answered, a quorum was declared present.

A division was requested.

156 members having voted in the affirmative and 170 in the negative, the motion lost.

Reps. George Gordon moved that HB 163 be indefinitely postponed.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

 $191\,$ members having voted in the affirmative and $134\,$ in the negative, HB $163\,$ was indefinitely postponed.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 427, relating to bank deposits in trust.

HB 561, relative to permissible investments for savings banks.

HB 562, relative to procedures for consolidation of banks.

 $\ensuremath{\mathsf{HB}}$ 591, authorizing the board of directors of a credit union to declare interest refunds.

HB 620, regulating attorney's fees in consumer cases.

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five, but not the age of sixty, and who elect to receive a retirement allowance at such age.

HB 556, extending the liability of towns for damage to livestock caused by dogs to include any member of the canidae family, excepting the red and grey fox.

HB 263, relative to appeals from zoning boards of adjustment and planning boards.

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer.

HB 646, permitting the real estate commission to return to the sender any check, draft or money order which is incorrect.

HB 612, requiring instruction in the history and government of the United States and New Hampshire in high schools.

SB 37, relative to restrictions on importing and releasing fish and wildlife into the state.

HB 449, authorizing the governor and council to convey the Robert Frost Farm to the Robert Frost Homestead Foundation.

HB 676, authorizing approved absences from New Hampshire state prison.

Thursday, April 17, will be a consent calendar day and every Thursday thereafter until further notice.

336 members were recorded as present.

On motion of Reps. French and Spirou the House adjourned at 5:55 o'clock.

Tuesday, 15Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear God of Creative love, guide us in our approach to our tasks as elected leaders of the people. Let us not glory in the Samson like approach to the work at hand that puts might in action, to destroy, as if destruction of things and people pleases You. Let us dare to consider the life of Your Son Jesus and let the Sweet, Sweet Spirit enter and rule over our whole self and total experience. He is the Way, the Truth, the Life. May His example be our example in all we do, say and think.

We give You thanks, Dear God, for the life of Ronald Geiger and for all good examples for us to follow. In faith we offer him into Your Loving Care, and seek Your kindly blessings of peace and hope upon the Geiger family in their days of sorrow.

In the Master's name we pray. Amen!

Rep. Harold Thomson led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Withington, Ellis and Claflin, today and tomorrow, important business. Reps. Belair, Ganley, Gage, Cotton, Splaine, Ramsey, Dickinson, Gramling, Appel, Charles Grassie, Dudley, Blanchette, Leary, Lessard, Fleisher, Rod O'Connor, Symons, Robillard, Spirou, Cynthia Clark, Ryan, Martin, Collins, Southwick, Melnick, Norman, Patenaude, O'Keefe and Hanna, the day, Legislator conference in Washington.

INTRODUCTION OF GUESTS

Dr. Gerald Brassard, Beamont, Texas, Director of Government Affairs of Chiropractic Association and past President of American Chiropractic Association, guest of Rep. Chris Andersen.

Rep. Chandler requested a quorum count. The Speaker declared a quorum present.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 804 through 828 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS First, second reading & referral

HB 804, amending the Portsmouth city charter relative to the election of councilors and the mayor. (Splaine of Rockingham Dist. 19; Griffin of Rockingham Dist. 19; O'Connell of Rockingham Dist. 18; Cotton of Rockingham Dist. 20; Dame of Rockingham Dist. 20; McEachern of Rockingham Dist. 20; Connors of Rockingham Dist. 21; O'Keefe of Rockingham Dist. 21; Peterson of Rockingham Dist. 22—To Portsmouth Delegation)

HB 805, to encourage the preservation and the expansion of the French language and culture in the state of New Hampshire in the interest of all of New Hampshire's citizens, regardless of their ethnic origins, and to provide access to instruction in the French language and culture to all public school pupils in the state. (Richardson of Hillsborough Dist. 5; Ainley of Hillsborough Dist. 25; Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7; Spirou of Hillsborough Dist. 27; McDonough of Hillsborough Dist. 29—To Education)

HB 806, relative to the provisions of the fair credit reporting act requiring supplying to the consumer investigated a copy of the report and disclosure of all source of information. (Jones of Grafton Dist. 8—To Banks and Insurance)

HB 807, requiring a lessor to execute and deliver a copy of the lease within thirty days after execution and delivery of the lease by the lessee. (Dudley of Strafford Dist. 4—To Judiciary)

HB 808, equalizing road tolls for certain vehicles. (Greene of Rockingham Dist. 17—To Transportation)

HB 809, limiting capital expenditures in the city of Laconia. (Murray of Belknap Dist. 9; Young of Belknap Dist. 8—To Laconia Delegation)

HB 810, prohibiting truck-tractors from drawing more than one trailer or semitrailer or any combination of a trailer and semitrailer. (Coutermarsh of Hillsborough Dist. 24—To Transportation)

HB 811, limiting the distribution of prescription drugs by physicians. (Wiggins of Sullivan Dist. 8—To Health and Welfare)

HB 812, changing the membership of the ambulance service coordinating board. (Wiggins of Sullivan Dist. 8—To Health and Welfare)

HB 813, providing that town moderators and supervisors of checklists shall be elected at town meetings. (Ferguson of Hillsborough Dist. 11—To Statutory Revision)

HB 814, imposing restrictions on political advertising and providing penalties therefor. (Van Loan of Hillsborough Dist. 9; Peters of Hillsborough Dist. 9; Ingram of Hillsborough Dist. 9; Monier of Dist. 9—To Statutory Revision)

HB 815, amending the definition of Cannabis-type drugs. (Wiggins of Sullivan Dist. 8-To Judiciary)

HB 816, establishing an interim committee to study certain aspects of the divorce laws. (Martin of Hillsborough Dist. 10—To Judiciary)

HB 817, relative to changes in the workmen's compensation law. (Hildreth of Belknap Dist. 7—To Labor, Human Resources and Rehabilitation)

HB 818, modifying the public convenience and necessity requirement for issuing certificates to operate trucks. (Young of Belknap Dist. 8—To Transportation)

HB 819, changing the method of election of members of the Laconia school board. (Young of Belknap Dist. 8—To Laconia Delegation)

HB 820, requiring coordinate of recreation and development powers of the department of resources and economic development with local units of government. (Allen of Carroll Dist. 5—To Resources, Recreation and Development)

HB 821, establishing a committee to study the creation of a public beach in the Dover point area. (Donnelly of Strafford Dist. 17; Fennelly Dist. 21—To Resources, Recreation and Development)

HB 822, relative to the regulation of lobbyists and the disclosure of potential conflict of interest by public servants and establishing a state ethics commission. (Roberts of Belknap Dist. 4; French of Belknap Dist. 1; Griffin of Rockingham Dist. 19—To Legislative Administration)

HB 823, requiring certificates of competency, permits and bonds of explosive blasters and fireworks operators. (Leary of Belknap Dist. 4—To Executive Departments and Administration)

HB 824, requiring high school students to pass a standard examination to graduate. (Hildreth of Belknap Dist. 7—To Education)

HB 825, establishing annual inspections for motorcycles and specifying the inspection requirements for motorcycles. (Cote of Hillsborough Dist. 31—To Transportation)

HB 826, to prohibit certain motor boats and motors on Lougee Pond in Barnstead. (Rules Committee for Roberts of Belknap Dist. 4—To Resources, Recreation and Development)

HB 827, removing the governor's power to appoint a person to the United States senate when there is a vacancy. (Hildreth of Belknap Dist. 7—To Statutory Revision)

HB 828, making appropriations for capital improvements. (Belair of Rockingham Dist. 5; Coburn of Hillsborough Dist. 11; Cummings of Rockingham Dist. 7; Dame of Rockingham Dist. 20; Daniels of Hillsborough Dist. 25; Davis of Merrimack Dist. 15; Ellis of Rockingham Dist. 16; Fortier of Coos Dist. 6; Marshala of Cheshire Dist. 5; Sanborn of Rockingham Dist. 9—To Public Works)

SENATE MESSAGES NON-CONCURRENCE

HB 365, directing a study relative to separating the social security off-set provision from the New Hampshire Retirement System.

HB 288, to reimburse Marie Keen for expenses incurred by her because of injuries suffered at the Laconia state school.

CONCURRENCE

HB 161, to reimburse the town of Dummer for revenue lost due to the taking of Pontook dam and making an appropriation therefor.

HB 294, permitting savings banks, cooperative banks, building and loan associations, and savings and loan associations to act as trustees of individual retirement accounts or plans.

ENROLLED BILLS REPORT

HB 294, permitting savings banks, cooperative banks, building and loan associations and savings and loan associations to act as trustees of individual retirement accounts or plans.

SB 87, providing that voluntary contributions of employers shall not affect unemployment compensation benefits.

HB 12, limiting the payment of the part of the racing tax payable to agriculture fairs to nonprofit organizations.

HB 161, to reimburse the town of Dummer for revenue lost due to the taking of Pontook dam and making an appropriation therefor.

HB 205, to reclassify a certain highway in the town of Danville.

HB 209, relative to releasing the names of certain inactive voluntary corporations and associations and requiring decennial renewal of corporate status.

HB 213, conforming registration provisions for foreign partnerships to those required for foreign corporations.

HB 262, relative to approval of bonds for certain county officers by the department of revenue administration.

SB 69, revising the state industrial development act.

Mabel L. Richardson for the committee

NOTICE OF RECONSIDERATION

Rep. A. C. Jones served notice that today or some subsequent day as limited by House Rule 28 he would ask the House to reconsider its action of passing HB 427, relating to bank deposits in trust.

COMMITTEE REPORTS

HB 594, relative to deposit accounts of co-operative banks, savings and loan associations and buildings and loan associations. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Allows co-operative banks, savings and loan associations and building and loan associations to go to a statement for a savings account instead of a passbook. This is necessary for electronic funds transfer should this system go into effect. Allows this group of banks to do what savings banks can do.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to savings accounts of co-operative banks, savings and loan associations and buildings and loan associations.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Savings Accounts. Amend RSA 393 by inserting after section 8 the following new section:

393:8-a Savings Accounts without Passbooks. A co-operative bank, savings and loan association or building and loan association may accept savings accounts which are appropriately evidenced by a document other than a passbook or a bank book. The provisions of RSA 384:33-35 and RSA 386:21 and 39 shall apply to such document evidencing a savings account.

Amendment adopted.

Ordered to third reading.

HB 363, requiring instruction in the organization and operation of municipal, county, state and federal government. Inexpedient to legislate. Rep. LeBrun for Education.

Covered by HB 612.

Resolution adopted.

HB 379, relative to education of handicapped children. Ought to pass with amendment, Rep. Hager for Education.

The Education Committee, after reconsidering this bill, again recommends unanimously that the bill ought to pass.

The first part of the bill is the most significant. It changes the emphasis on developing plans for handicapped from the state to the local community. In other words it returns the authority to the districts where most is known about individual problems.

The second part of the bill is a housekeeping amendment to bring the RSA's in conformity to court and Attorney General's rulings. It will not cost the districts any money.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Definitions. Amend RSA 186-A:2 (supp), as inserted by 1965, 378:1, as amended, by inserting after paragraph IV the following new paragraphs:

V. "Approved program" means a program of education that has been approved by the state board of education and that is maintained by a school district, private organization or state institution for the benefit of handicapped children.

VI. "Approved plan" means a plan for the education of handicapped children that has been developed by a school district and that has been approved by the state board of education.

2 Approved Plan for the Education of Handicapped Children. Amend RSA 186-A:5 (supp), as inserted by 1965, 378:1, by striking out said section and inserting in place thereof the following:

186-A:5 Education. The state board of education shall assist each school district in developing an approved plan which the district shall use for the education of handicapped children.

3 Education Required. Amend RSA 186-A:6 (supp), as inserted by 1965, 378:1, as amended, by striking out said section and inserting in place thereof the following:

186-A:6 Education Required. Every handicapped child capable of being benefited by instruction shall attend an approved school or program to which he may be assigned. If a handicapped child capable of being benefited by instruction shall make application for continued educational facilities, such instruction may be continued until such time as the handicapped child has acquired education equivalent to a high school education or has attained the age of twenty-one years.

4 Effective Date. This act shall take effect July 1, 1976.

Amendment adopted.

Rep. Eugene Daniell moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. Hager, William Boucher, Williamson, Scamman, Chambers and Philip Currier spoke against the motion.

Reps. George Gordon and Chandler spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Gordon requested a roll call.

Sufficiently seconded.

YEAS 59 NAYS 246 YEAS 59

BELKNAP COUNTY

Barbara Kidder, James Murray and Young.

CARROLL COUNTY

Towle.

CHESHIRE COUNTY

Francis Callahan, Cournoyer, Fillback, Anne Gordon and Nims.

COOS COUNTY

Craggy, Oleson and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, W. Murray Clark, Gaylord Cummings, LaMott and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Bednar, Joseph Cote, Kendall Cote, Joseph Eaton, MacDonald, Polak, Record, Henry Richardson, Sweeney, Theriault and Harold Thomson.

MERRIMACK COUNTY

Ayles, Chandler, Eugene Daniell, Gamache, George Gordon, Millard, Noble, Ralph and Shepard.

ROCKINGHAM COUNTY

Bisbee, Grace DeCesare, Eastman, Parolise, Parr, Read, Rogers and Constance Simard.

STRAFFORD COUNTY

Bernard, Bouchard, Shirley Clark, Habel, Horrigan, Parnagian and Parshley.

SULLIVAN COUNTY

Barrus, Brodeur, D'Amante and Desnoyer.

NAYS 246

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Hildreth, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Duprey, Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Ramsey, Russell, Scranton, Turner and Whipple.
COOS COUNTY

Burns, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, Poulin, Mabel Richardson, Valliere and Wiswell.
GRAFTON COUNTY

Altman, George Cate, Chambers, Copenhaver, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Logan, Mann, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Arnold, Ahern, Barrett, Belanger, Belcourt, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Coburn, Colson, Corey, Corser, Margaret Cote, Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, Drewniak, Dwyer, Clyde Eaton, Favreau, Ferguson, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lawrence, Lefebvre, Levasseur, Lynch, Lyons, McDonough, McGlynn, McLaughlin, Morgan, Morgrage, Morrissette, Fred Murray, Nardi, Timothy O'Connor, O'Neil, Orcutt, Paradis, Arnold Perkins, Peters, Quigley, Reardon, Reidy, Seamans, Shea, Andre Simard, Leonard Smith, Solomon, Kenneth Spalding, Sullivan, P. Robert Thibeault, Vachon, Van Loan, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, Cushman, Alice Davis, Estee, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, Packard, Plourde, Rich, Riley, Sherman, Tarr, Underwood and Elmer Wiggin. ROCKINGHAM COUNTY

Barka, Benton, William Boucher, Briggs, Campbell, Collishaw, Thomas Connors, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Donald DeCesare, Erler, Flanagan, Gaskill, Gillis, Goff, Goodrich, Gorman, Greene, Hoar, Hobbs, Kashulines, King, Krasker, MacGregor, Maynard, McEachern, Niebling, O'Connell, Page, Peterson, Anthony Randall, Reese, Richards, Sanborn, Sayer, Scamman, Schwaner, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Appleby, Canney, Walter Desmarais, Donnelly, Dumais, Dunlap, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Pray, Preston, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.
SULLIVAN COUNTY

Burrows, Frizzell, LeBrun, Mahoney, Olden, Rousseau, Roma Spaulding, Tucker, George Wiggins and Williamson.

and the motion lost.

Rep. Shirley Clark, who voted yea, notified the clerk that she inadvertently voted incorrectly, and wished to be recorded as voting nay.

Ordered to third reading.

Rep. French moved that debate on all bills left on the day's calendar be limited to twenty minutes equally divided and spoke to his motion.

Adopted.

COMMITTEE REPORTS CONTINUED

HB 617, establishing a commission to develop a community and school partnership act for the state. Inexpedient to legislate. Rep. Gemmill for Education.

Committee felt that the subject matter of this bill could be handled administratively by the department of Education.

Resolution adopted.

Rep. Milbank moved that HB 423 be recommitted to the committee on Environment and Agriculture and spoke to his motion.

Rep. Greene spoke in favor of the motion.

Adopted.

HB 520, prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season. Ought to pass with amendment. Rep. Scott for Fish and Game.

To protect the deer herd in case of heavy snow.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season, except by an operator on his own private land.

Amend RSA 269-C:6, VII, as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

VII. No person shall operate a snow traveling vehicle from one hour before sunrise to one hour after sunset during any open season for hunting deer or bear, except any person may operate on his own private land. This paragraph shall not apply to law enforcement and conservation officers in the normal performance of their official duties.

Amendment adopted.

Ordered to third reading.

Rep. Stimmell moved that HB 537 be made a special order for Wednesday next and spoke to his motion.

A division was requested.

154 members having voted in the affirmative and 116 in the negative, the motion passed.

HB 545, granting the director and conservation officers of the fish and game department powers of a constable. Ought to pass. Rep. Hunt for Fish and Game.

This gives the conservation officers necessary authority to carry out their duties. Rep. Gorman moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. George Wiggins, Stimmell and Bisbee spoke against the motion.

Rep. Richard Bradley spoke in favor of the motion.

Rep. William Boucher moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 543, requiring notice to local police before a handgun may be sold to a person who is not a wholesaler and who has no license to carry a handgun. Inexpedient to legislate. Rep. Riley for Judiciary.

Provides for a waiting period in buying a handgun. The committee agreed that this bill would not provide the protection hoped for by the sponsor.

Rep. Altman moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Riley and Russell Chase spoke against the motion.

Rep. Brouillard moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

43 members having voted in the affirmative and 236 in the negative, the motion lost.

Resolution adopted.

HB 547, requiring full-time sheriff's deputies to meet certain qualifications of the police standards and training council. Inexpedient to legislate. Rep. Hobbs for Judiciary.

Requires police training for full time sheriff's deputies. Committee felt that it should be left optional, since a large part of the work is civil rather than criminal. Rep. James Humphrey moved that the words, ought to pass, be substituted for

the committee report, inexpedient to legislate, and spoke to his motion.

Reps. McDonough, Hobbs and Frizzell spoke against the motion.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 548, requiring all police officers to wear a name tag when in uniform on active duty. Inexpedient to legislate. Rep. Hanna for Judiciary.

Requires all police officers to wear name tag. Committee felt that it should be decided locally.

Rep. Young moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Sabbow and George Wiggins spoke in favor of the motion.

Rep. McManus explained the committee report.

Rep. Frizzell further explained the committee report.

On a voice vote the Speaker was in doubt and requested a division.

 $168\,$ members having voted in the affirmative and $122\,$ in the negative, the motion passed.

Ordered to third reading.

Rep. James Murray moved that HB 625 be made a special order for Wednesday next, and spoke to his motion.

Adopted.

HB 343, requiring promoters of certain events to post bonds. Inexpedient to legislate. Rep. Mann for Municipal and County Government.

Would not accomplish what sponsor intended.

Resolution adopted.

HB 442, permitting counties to hold public hearings and vote on budget estimates prior to the start of the next calendar or fiscal year. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This will make county government more efficient in handling the budgets and informing the new delegates to the Convention.

AMENDMENT

Amend RSA 24:21 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

24:21 Statement of Financial Condition. The county commissioners shall deliver or mail to each member of the county convention, the chairman of the board of selectmen in each town and the mayor of each city within the county and to the secretary of state prior to the fifteenth day of February annually, a statement of the condition of the county treasury depicting expenditures and income on the preceding December thirty-first, or if the county is on an optional fiscal year basis pursuant to RSA 31:94-a, prior to the fifteenth day of August a statement of the condition of the county treasury depicting expenditures and income on the preceding June thirtieth.

Amend RSA 24:21-a, I as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

I. Except as provided in paragraph II, the county commissioners shall deliver or mail to each member of the county convention who will be in office on the date that appropriations are voted and to the chairman of the board of selectmen in each town and the mayor of each city within the county and to the secretary of state prior to December first annually their itemized recommendations of the sums necessary to be raised for the county in the year next ensuing, stating therein in detail the objects for which the money is required, together with a statement of actual expenditures and income for at least nine months of the preceding calendar year.

Amend RSA 24:21-a, II as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

II. If the county is on an optional fiscal year basis pursuant to RSA 31:94-a, said recommendations together with a statement of actual expenditures and income for at least nine months of the preceding fiscal year shall be mailed or delivered prior to June first annually and the delivery or mailing to the members of the county convention shall be made to those members in office on the date of the delivery or mailing.

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 552, providing for the stipulation that all local pertinent requirements are met before submission of subdivision or individual lot plans to the water supply and pollution control commission. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This would make submitting plans to water supply and pollution more orderly.

AMENDMENT

Amend RSA 149-E:3, III-a, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III-a. Notwithstanding any other provision of this section, any person submitting plans and specifications for any sewage disposal system which will be constructed on any subdivision or lot, and if there is a consulting engineer, the consulting engineer, shall certify in writing, under oath, that all local subdivision and zoning requirements as they relate to water supply and sewage disposal for subdivision or individual lots have been or will be met. This paragraph shall not abrogate final approval of the plat, subdivision or lots by the local government agency.

At the request of Rep. Winkley, Rep. Hanson explained the bill.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Amendment adopted.

Ordered to third reading.

SB 47, relative to installing snow-making equipment at Mount Sunapee state park. Inexpedient to legislate. Rep. McLaughlin for Public Works.

Subject matter is now covered under pending legislation. HB 265 now in Appropriations Committee.

Rep. Williamson moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, spoke to his motion and subsequently withdrew his motion.

Rep. Hanson moved that SB 47 be laid upon the table.

Adopted.

HB 368, providing for the preparation of an election procedure manual and election training sessions and making an appropriation therefor. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

Rep. Duprey moved that the words, ought to pass with amendment, be substituted for the committee report. Refer to the committee on Statutory Revision for interim study, and spoke to his motion.

Rep. Russell Chase spoke against the motion.

Rep. Milton Cate explained the committee report.

Motion lost.

Committee report adopted.

HB 371, relative to canvass of votes for congressmen and certification of the election. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

Clarifies procedure for certifying the election of members of Congress.

AMENDMENT

Amend RSA 63:8 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

63:8 Certification of Election. Upon such examination and count, the person having the greatest number of votes returned in any district shall be declared duly elected. If after the expiration of ten days after the election a recount has not been requested under RSA 59:94, the governor shall forthwith transmit to the person so elected a certificate of such election, under the seal of the state, signed by himself and countersigned by the secretary. If a recount is requested under RSA 59:94, after such recount, the secretary shall declare the result found by him and, if after the expiration of three days after said declaration, the result has not been appealed to the ballot-law commission, the governor shall forthwith transmit to the person declared to have the greatest number of votes by the secretary of state a certificate of such election, under the seal of the state, signed by himself and countersigned by the secretary. If a recount is requested under RSA 59:94 and after a recount of such votes the result is appealed to the ballot-law commission, the governor shall forthwith transmit to the person declared to have the greatest number of votes by the ballot-law commission a certificate of such election, under the seal of the state, signed by himself and countersigned by the secretary.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Certificate of Election. Amend RSA 63:11 by striking out said section and inserting in place thereof the following:

63:11 Certificate of Election. A certificate of election in a special election shall be issued in the same manner as a certificate of election issued under RSA 63:8.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 481, relative to the marking of ballots in elections held in the state. Ought to pass. Rep. Morgan for Statutory Revision.

Validating both the "X" and check mark as indication of intent.

Rep. Raymond Chase moved that HB 481 be rereferred to the Committee on Statutory Revision for interim study and spoke to his motion.

Motion lost.

Ordered to third reading.

HB 609, relative to the filing period for small towns with nonpartisan ballots for electing town officers and which have adopted absentee voting. Ought to pass with amendment, Rep. Morgan for Statutory Revision.

Applies the same filing time limits to both cities and towns.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the filing period for towns with nonpartisan ballots for electing town officers.

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Filing Period. Amend RSA 59:73 (supp), as amended, by striking out said section and inserting in place thereof the following:

59:73 Adoption of Nonpartisan Ballot System.

I. Towns may adopt a nonpartisan ballot system for the election of town officers under an article in the warrant for any annual or special meeting at which action is to be taken, and may rescind such action in like manner. If such ballot system is adopted by a town, the system shall not be in effect in said town until the town meeting next following the meeting at which such action is taken. In towns where this ballot system is in force, a plurality vote shall elect. The town clerk shall prepare the ballots and all candidates for office shall file their declarations of candidacy or petitions of nomination with the town clerk.

II. The filing period shall be no earlier than forty-five days before and no later than five o'clock in the afternoon of the third Monday next preceding the day of the election, provided, however, that if a town has adopted the provisions of absentee voting in town elections the filing period shall be no earlier than forty-five days before and no later than thirty-one days next preceding the day of election.

Amendment adopted.

Ordered to third reading.

 $\mbox{HB 725, relative to the marking of ballots. Inexpedient to legislate. Rep. Morgan for Statutory Revision.$

Requirement of pen and ink for marking ballots could be troublesome.

Resolution adopted.

Rep. Roderick Allen moved that HB 488 be recommitted to the committee on Transportation and spoke to his motion.

Rep. James Murray spoke in favor of the motion.

Adopted.

HB 495, establishing a commission to study traffic laws and making an appropriation therefor. Ought to pass with amendment. Rep. D'Amante for Transportation.

Committee felt this was long overdue. Amendment removes appropriation. Vote was unanimous.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a commission to study traffic laws.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Organization and Compensation. The commission shall elect one of its members to serve as chairman and shall meet not less frequently than quarterly. The members of the commission shall receive no compensation, but legislative members are entitled to legislative mileage. The commission shall be dissolved upon the completion of its duties.

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 530, increasing the penalty for operating an off highway recreational vehicle on a railroad right-of-way, airport runways and cemeteries. Inexpedient to legislate. Rep. Ryan for Transportation.

This legislation is already law. Only the penalty would be increased. Committee felt the new penalty to be too severe.

Rep. Hoar moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. James Murray spoke against the motion.

Rep. Vachon moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

RECONSIDERATION

Rep. Morgan moved reconsideration on HB 483, increasing the rate of interest paid on escrow accounts, and spoke to his motion.

Reps. Bednar, Chris Andersen and Read spoke in favor of the motion.

Reps. Shirley Clark, Chandler and Burns spoke against the motion.

Rep. Bartlett moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Morrisette requested a roll call.

Sufficiently seconded.

Reps. Sayer, Philip Currier, Clyde Eaton and William Boucher abstained from voting under Rule 16.

YEAS 135 NAYS 163 **YEAS 135**

BELKNAP COUNTY

Beard, Bowler, Mansfield, James Murray, Kenneth Randall and Young. CARROLL COUNTY

Roderick Allen and Conley.

CHESHIRE COUNTY

Close, Cleon Heald, Marshala, Milbank, Proctor and Whipple.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Hunt, George Lemire, Oleson, Poulin, Valliere and York.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, Buckman, W. Murray Clark, Copenhaver, Taylor and Webb.

HILLSBOROUGH COUNTY

Arnold, Bednar, Wilfrid Boisvert, Burke, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Day, Drewniak, Joseph Eaton, Gabrielle Gagnon, Gardner, Holland, Ingram, Levasseur, Lynch, MacDonald, McDonough, McGlynn, McLaughlin, Morgan, Morgrage, Morrissette, Fred Murray, O'Neil, Orcutt, Paradis, Arnold Perkins, Peters, Reardon, Reidy, Shea, Andre Simard, Leonard Smith, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Tropea, Vachon, Van Loan, Woodruff, and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Milton Cate, Raymond Chase, Cushman, Estee, George Gordon, Hager, Hess, Kenison, Noble, Shepard and Underwood.

ROCKINGHAM COUNTY Barka, Cressy, Charles Cummings, Dame, Danforth, Grace DeCesare, Flanagan, Gaskill, Goodrich, Gorman, Hoar, Hobbs, Kashulines, Krasker, Parolise, Parr, Peterson, Anthony Randall, Read, Richards, Rogers, Schwaner, George Thibeault, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Donnelly, Dumais, Dunlap, Habel, Joos, McManus, Parshley, Rowell, Ruel, Tripp and Woods. SULLIVAN COUNTY

D'Amante, Desnoyer, LeBrun, Rousseau, Roma Spaulding and Williamson.

NAYS 163

BELKNAP COUNTY

Ambrose, Brouillard, French, Barbara Kidder, Nighswander and Sabbow. CARROLL COUNTY

Russell Chase, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cooke, Cournoyer, Fillback, Anne Gordon, Johnson, Knight, Ladd, Langille, Nims, Russell and Turner. COOS COUNTY

Burns, Craggy, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, George Cate, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan, Mann, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Barrett, Belanger, Boyd, Bragdon, Bruton, Carswell, Carter, Coburn, Colson, Corey, Forsaith Daniels, Dwyer, Favreau, Gauthier, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lyons, Milne, Timothy O'Connor, Polak, Quigley, Record, Henry Richardson, Seamans, Sing, Kenneth Spalding, Harold Thomson, Cecelia Winn, John Winn and Zechel. MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, John Cate, Chandler, Christensen, Eugene Daniell, Alice Davis, Gamache, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, LaBonte, McLane, Millard, Packard, Ralph, Rich, Sherman, Tarr and Elmer Wiggin. ROCKINGHAM COUNTY

Benton, Bisbee, Campbell, Collishaw, Thomas Connors, Cunningham, Roy Davis, Donald DeCesare, Eastman, Erler, Goff, Greene, King, Lockhart, MacGregor, McEachern, Niebling, O'Connell, Page, Reese, Sanborn, Constance Simard, Skinner, Stimmell, Tavitian, Webster and Wilson.

STRAFFORD COUNTY

Bouchard, Shirley Clark, Walter Desmarais, Hebert, Horrigan, Joncas, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Pray, Preston, Sackett, Barbara Thompson, Tibbetts, Torrey and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Frizzell, Sara Townsend, Tucker and George Wiggins. and the motion lost.

SENATE MESSAGE

CONCURRENCE HB WITH SENATE AMENDMENT

HB 147, relative to sending resident tax bills to taxpayers and charges for duplicate bills. (Amendment printed in Senate Journal, March 7.)

Rep. Hanson moved that the House non-concur and that a committee of conference be established.

Adopted.

The Speaker appointed Reps. Hanson, Arnold Perkins, Gage and Bednar.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 594, relative to savings accounts of co-operative banks, savings and loan associations and buildings and loan associations.

HB 379, relative to education of handicapped children.

HB 520, prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season, except by an operator on his own private land.

HB 545, granting the director and conservation officers of the fish and game department powers of a constable.

 ${\sf HB}$ 548, requiring all police officers to wear a name tag when in uniform on active duty.

HB 442, permitting counties to hold public hearings and vote on budget estimates prior to the start of the next calendar or fiscal year.

HB 552, providing for the stipulation that all local pertinent requirements are met before submission of subdivision or individual lot plans to the water supply and pollution control commission.

 $\ensuremath{\mathsf{HB}}$ 371, relative to canvass of votes for congressmen and certification of the election.

HB 481, relative to the marking of ballots in elections held in the state.

 $\mbox{HB}\ 609,$ relative to the filing period for towns with nonpartisan ballots for electing town officers.

HB 495, establishing a commission to study traffic laws.

THREE-DAY EXTENSIONS GRANTED

HB 532, relative to the filing of pre-judgment orders of attachment. (Judiciary)

HB 522, requiring the Exeter district court to hold regular sessions in Epping. (Judiciary)

HB 527, relative to public disposal facilities. (Environment and Agriculture)

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts. (Banks and Insurance)

SIX-DAY EXTENSIONS GRANTED

HB 516, relative to collective bargaining rights of public employees of political subdivisions and making an appropriation therefor. (Labor, Human Resources and Rehabilitation)

HB 475, relative to regulation of lobbyists and making an appropriation therefor. (Legislative Administration)

HB 551, relating to deprived and delinquent children and persons in need of supervision. (Judiciary)

HB 478, regulating recreational campgrounds. (Resources, Recreation and Development)

HB 572, providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission. (Resources, Recreation and Development)

HB 571, revising laws regulating the practice of architecture. (Executive Departments and Administration)

HB 531, relative to registration requirements for professional engineers. (Executive Departments and Administration)

HB 309, relative to the term of office for members of the Laconia board of education. (Laconia Delegation)

HB 566, to extend the time limit for eliminating burning dumps for certain towns. (Environment and Agriculture)

HB 559, prohibiting donation of blood for payment, solicitation of paid blood dongrs, and sale of commercial blood. (Health and Welfare)

HB 544, relative to the appeals procedure of the state personnel commission and the determination of employment or elective office which conflicts with state employment. (Executive Departments and Administration)

HB 525, extending the time limit for reporting payment delinquencies of retailers of fermented malt beverages. (Liquor Laws)

HB 553, removing the citizenship requirement from an application for a license to manufacture or sell liquor or beverages. (Liquor Laws)

HB 555, relative to the advertising of liquor and beverages. (Liquor Laws)

HB 540, requiring employers to complete forms for persons applying for unemployment benefits. (Labor, Human Resources and Rehabilitation)

HB 550, relative to procedures for changing zoning ordinances.

HB 570, providing for reimbursement of expenses for local officials attending educational programs offered by certain statewide municipal organizations.

SB 36, relative to the preparation and publication of a list of certain real estate tax assessments.

SB 45, providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the residence.

RECONSIDERATIONS

Rep. Stimmell moved reconsideration on HB 520, prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season.

Reconsideration lost.

Rep. Stimmell moved reconsideration on HB 545, granting the director and conservation officers of the fish and game department powers of a constable.

Reconsideration lost.

Rep. Hager moved reconsideration on HB 379, relative to education of handicapped children.

Reconsideration lost.

305 members were recorded as present.

Thursday, April 17, will be a consent calendar day and each following Thursday thereafter.

On the motion of Reps. French and Cullity the House adjourned at 4:45 o'clock.

Wednesday, 16Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

You know dear God how important this all is to each of us. O God, how does a really sincere person do what is truly right? Decisions, decisions, decisions! How does one clear away the cobwebs of indecision and timidity and dare to speak and stand for what we believe is right in Your sight? How does one put oneself in second, third or even fourth place for the sake of putting others first? How do we keep faith with Your Way, Truth, Life? O God, when the life of some little child from a land far away or an elderly person shut up and shut out from society or a family bread winner stands between welfare and starvation wages—when all cry out for dignity and freedom to be, Dear God, have Your Way with us and know that we care and seek the guidance of Your Holy Spirit in our lives. Amen!

Rep. Wilson led the Pledge of Allegiance,

LEAVES OF ABSENCE

Reps. McLane, Dwyer, Gillis and Patenaude, today, tomorrow and Friday, important business.

Reps. Gemmill, A.C. Jones, Maynard and Poulin, the day, important business. Reps. Bishop and Ryan, the day, illness.

INTRODUCTION OF GUESTS

Tamworth Woman's Republican Club, Mrs. Eva Seeley, President of Republican Club and owner of famous Chinook Kennels, guests of Carroll County Delegation; Stephen Lakis, Staff Legislative Leaders Foundation, guest of the Speaker.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 778,829 through 844 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 778, making supplemental appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. (Rules Committee for Drake of Coos Dist. 3—To Appropriations).

HB 829, prohibiting the use of certain names by corporations. (Roberts of Belknap Dist. 4; French of Belknap Dist. 1—To Judiciary)

HB 830, reducing certain time limitations before which an abandoned vehicle may not be sold. (Rules Committee for Gardner of Hillsborough Dist. 30—To Transportation)

HB 831, amending the city charter of Laconia relative to absentee voting. (Young of Belknap Dist. 8; Kidder of Belknap Dist. 5—To Laconia City Delegation)

HB 832, relative to termination of tenancies. (McManus of Strafford Dist. 20—To Judiciary)

HB 833, to prohibit certain hiring and employment practices. (Skinner of Rockingham Dist. 3—To Labor, Human Resources and Rehabilitation)

HB 834, permitting students of schools of cosmetology to become instructors upon graduation. (Riley of Merrimack Dist. 6; Boucher of Merrimack Dist. 6—To Education)

HB 835, permitting the use of red brake lights on the front of motor vehicles. (Sing of Hillsborough Dist. 23—To Transportation)

HB 836, relative to landlord actions for rent or possession if residential premises fail to meet state or local standards of fitness. (McManus of Strafford Dist. 20—To Judiciary)

HB 837, establishing minimum standards of fitness for habitation of leased premises. (McManus of Strafford Dist. 20—To Judiciary)

HB 838, relative to security deposits of tenants of residential premises. (McManus of Strafford Dist. 20—To Judiciary)

HB 839, simplifying the procedure for inspecting elevators and requiring fees for elevator inspection certificates to be credited to general fund. (Rules Committee for Bouchard of Strafford Dist. 10—To Executive Departments and Administration)

HB 840, permitting public schools to be registered to teach cosmetology. (Rules Committee for Sackett of Strafford Dist. 4—To Education)

HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels and the disposition of certificate fees. (Rules Committee for Bouchard of Strafford Dist. 10—To Executive Departments and Administration)

HB 842, relative to the metropolitan water supply for the seacoast area. (Winkley of Strafford Dist. 13—To Resources, Recreation and Development)

HB 843, requiring manufacturers and food processors to date certain packages of food. (Gelinas of Hillsborough Dist. 31; Ryan of Merrimack Dist. 1; Splaine of Rockingham Dist. 19; Bernier of Hillsborough Dist. 36; Fullam of Carroll Dist. 5; Gauthier of Hillsborough Dist. 36; Simard of Hillsborough Dist. 29; Lamy of Hillsborough Dist. 35; D'Amante of Sullivan Dist. 5; LeBrun of Sullivan Dist. 3; Rousseau of Sullivan Dist. 3; Ziakas of Hillsborough Dist. 33; Callahan of Cheshire Dist. 2; Grassie of Strafford Dist. 12; Kelley of Rockingham Dist. 12; Desnoyer of Sullivan Dist. 4; Logan of Grafton Dist. 14; Lucas of Sullivan Dist. 6; Robillard of Strafford Dist. 16; Hildreth of Belknap Dist. 7; Haller of Merrimack Dist. 14; Barka of Rockingham Dist. 4; Poulin of Coos Dist. 9; Collins of Rockingham Dist. 5; Burrows of Sullivan Dist. 5—To Health and Welfare)

HB 844, limiting issuance of racing licenses in any county. (Holland of Hillsborough Dist. 24; Sing of Hillsborough Dist. 23; Peters of Hillsborough Dist. 9; J. Winn of Hillsborough Dist. 19—To Executive Departments and Administration)

THREE-DAY EXTENSIONS GRANTED

HB 396, providing for the withdrawal of the Newfound Area Cooperative School district from Supervisory Union No. 2. (Education)

The Speaker called for the special orders.

HB 538, prohibiting the appropriation or expenditure of money for newspapers for members of the general court. Ought to pass. Rep. Gemmill for Legislative Administration.

The committee believes that this bill represents a symbolic belt-tightening on the part of the Legislature at a time of fiscal difficulty.

Rep. George Gordon requested a quorum count. The Speaker delcared a simple quorum present.

Rep. Erler moved that HB 538 be indefinitely postponed and spoke to his motion.

Rep. Duprey spoke against the motion.

Reps. Brouillard, George Gordon and Coutermarsh spoke in favor of the motion, Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sweeney requested a quorum count.

The Speaker decalred a proper quorum present.

Adopted.

HB 601, relative to the safekeeping of records by the register of deeds and the register of probate. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This bill updates present law.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the safekeeping of records of the register of deeds, the register of probate and the clerk of court.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Safeguarding County Records. Amend RSA 23:3 by striking out said section and inserting in place thereof the following:

23:3 Buildings. Every county shall have suitable court-houses, houses of correction and other buildings necessary for its uses, and suitable offices to insure protection of the records of the register of deeds, the register of probate and the clerk of court from fire, theft, water and the elements.

2 Register of Deeds to Safequard Records, Amend RSA 478:1 by striking out in line five the words "the safe" and inserting in place thereof the following (a safe location where their protection from fire, theft, water and the elements is insured) so that said section as amended shall read as follows:

478:1 Duties. The register of deeds shall carefully keep in the office provided by the county, at all times, except when he may be required by a court to produce them as evidence or when the same may be removed for the purposes of repair, all books, records, files and papers belonging thereto, and when not in use shall keep them in a safe location where their protection from fire, theft, water and the elements is insured and he shall permit no paper there deposited for record to be taken from his office before it is recorded. Whenever any of the volumes of records in his office shall be in need of repair he shall seasonably cause them to be suitably repaired at the expense of the county, and, if necessary, he may allow such volumes to be taken out of his office for a reasonable time for that purpose.

3 Register of Probate to Safeguard Records, Amend RSA 548:6 by striking out in line three the words "the safe provided for that purpose" and inserting in place thereof the following (a safe location where their protection from fire, theft, water and the elements is insured) so that said section as amended shall read as follows:

548:6 Custody of Records. He shall be answerable for the safekeeping of all records, files, and papers belonging to his office, and shall keep them in a safe location where their protection from fire, theft, water and the elements is insured when they are not in use. He shall not take them from his office except when they are needed at probate courts held elsewhere or when he is required to produce them as evidence in court.

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

Rep. French moved that debate on all bills left on the day's calendar be limited to twenty minutes equally divided.

Adopted.

HB 537, providing that a resident alien may be issued a special hunting or fishing license without serving in the armed forces. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Committee did not wish to alter present statute.

Rep. Spirou spoke to the committe report.

Rep. Stimmell moved that HB 537 be laid upon the table and spoke to his motion.

Adopted.

The sub-committee on Resolutions and Screening having approved its admittance, Rep. Spirou offered the following:

HOUSE RESOLUTION NO. 7

requesting an opinion of the Supreme Court as to the

constitutionality of RSA 214:9-a

Whereas, the House of Representatives has before it for action House Bill No. 537, An Act providing that a resident alien may be issued a special hunting or fishing license without serving in the armed forces; and

Whereas, said bill amends the existing RSA 214:9-a by providing that a resident alien who has resided continuously in this state for one year may receive a residential hunting or fishing license and eliminates the existing provision that in order to obtain such a license he must have been honorably discharged from the United States armed forces; now, therefore, be it

Resolved by the House of Representatives:

That the Supreme Court is respectfully requested to give their opinion upon the following questions:

Do the provisions of RSA 214:9-a enacted by Laws of 1959, 281:1, which is the existing statute, violate any of the provisions of the Constitution of the United States or the Constitution of New Hampshire?

If the answer to the above question is in the affirmative, do the provisions of House Bill 537 cure such unconstitutionality?

That the Clerk of the House be directed to forward ten copies of these resolutions and of House Bill 537 to the Clerk of the Supreme Court.

The Clerk read the resolution in full.

Rep. French spoke in favor of the resolution.

Adopted.

HB 625, prohibiting the marking of a higher price on any retail product which has been marked with a lower price and offered for sale to the public. Inexpedient to legislate. Rep. Castaldo for Judiciary.

Prohibits marking up the price on products sold at retail.

Committee found the bill impractical.

Rep. Belair moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. George Wiggins, Castaldo, George Gordon, Frizzell and Rich spoke against the motion.

Rep. James Murray spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. James Murray requested a roll call.

Rep. Hebert abstained from voting under Rule 16.

YEAS 84 NAYS 198 YEAS 84

BELKNAP COUNTY

Goyette, Marsh, James Murray, Sabbow, and Young.

CARROLL COUNTY

Towle.

CHESHIRE COUNTY

Close, Milbank, Nims, and Proctor.

COOS COUNTY

Craggy, Hunt, Valliere, and York.

GRAFTON COUNTY

Chambers, Copenhaver, Cornelius, Myrl Eaton, and Symons.

HILLSBOROUGH COUNTY

Barrett, Wilfrid Boisvert, Bruton, Carswell, Corey, Day, Douzanis, Gabrielle Gagnon, Gauthier, Gelinas, George Healy, Holland, Lynch, MacDonald,

McGlynn, McLaughlin, Morgrage, Orcutt, Shea, Andre Simard, Sing, Sullivan, Sweeney, Theriault, Tropea, Woodruff, and Ziakas.

MERRIMACK COUNTY

Christensen, Cushman, McNichol, and Ralph.

ROCKINGHAM COUNTY

Belair, Blanchette, William Boucher, Thomas Connors, Cressy, Danforth, Erler, Gage, Ganley, Gaskill, Kelley, McEachern, Niebling, O'Connell, Parolise, Peterson, Anthony Randall, Sanborn, and Tavitian.

STRAFFORD COUNTY

Appleby, Canney, Dudley, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Parnagian, Winkley and Woods.

SULLIVAN COUNTY

Burrows, Lebrun, Rousseau, and Scott.

NAYS 198

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Hildreth, Barbara Kidder, Lawton, Leary, and Mansfield.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Duprey, Fullam, and Howard.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Cooke, Cournoyer, Fillback, Hanna, Johnson, Knight, Ladd, Langille, Marshala, Ramsey, Russell, Turner, and Wells. COOS COUNTY

Burns, Cooney, Rebecca Gagnon, Horton, Huggins, Judd, George Lemire and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Murray W. Clark, Gaylord Cummings, Duhaime, Logan, Mann. Melnick, Pepitone, Taylor, and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Ahern, Belanger, Bernier, Boyd, Bragdon, Burke, Coburn, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Crotty, Cullity, Forsaith Daniels, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Fleisher, Gardner, Granger, Salvatore Grasso, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lachance, Lawrence, Lefebvre, Armand Lemire, Lyons, Martin, McDonough, Milne, Morgan, Fred Murray, Timothy O'Connor, O'Neil, Peters, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Leonard Smith, Kenneth Spalding, Robert P. Thibeault, Harold Thomson, Van Loan, Wheeler, Cecelia Winn, John Winn and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, John Cate, Milton Cate, Chandler, Raymond Chase, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn, Jones, Kenison, Labonte, Millard, Noble, Packard, Rich, Riley, Shepard, Sherman, Tarr, Doris Thompson, and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Bisbee, Briggs, Campbell, Collins, Collishaw, Dame, Donald DeCesare, Grace DeCesare, Eastman, Flanagan, Goodrich, Gorman, Greene, Hoar, Hobbs, King, Krasker, MacGregor, Page, Read, Reese, Richards, Rogers, Schwaner, Constance Simard, Stimmell, George Thibeault, Twardus, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Bernard, Bouchard, Shirley Clark, Donnelly, Dumais, Dunlap, Joncas, Joos, Kimball, Osgood, Parshley, Pray, Preston, Ruel, Sackett, Barbara Thompson and Torrey.

SULLIVAN COUNTY

Barrus, Brodeur, Desnoyer, Frizzell, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson.

and the motion lost.

Rep. George Wiggins moved that HB 625 be indefinitely postponed. Adopted.

COMMITTEE REPORTS

HB 637, relative to the composition of the board of trustees of the university system. Inexpedient to legislate. Rep. Gemmill for Education.

The committee believes that any further alterations in the University Board of Trustees at this time would be unwise.

Resolution adopted.

HB 56, relating to a general revision of laws regulating land surveyors. Ought to pass with amendment. Rep. Duprey for Executive Departments and Administration. This bill is largely a housekeeping measure tightening land surveying laws and bringing them up to date. The amendment prohibits oral examinations for registration as a surveyor, since many people felt these could be abused. It also permits civil engineers who pass the written exam to be registered, maintaining an open shop for surveyors.

AMENDMENT

Amend RSA 319-A:1, II as inserted by section 1 of the bill by striking out same and inserting in place therof the following:

II. It shall be unlawful for any person, proprietorship, association, partnership, corporation or other entity to practice or offer to practice land surveying in this state, as defined in the provisions of this chapter or to use in connection with their name, or otherwise assume, or advertise any title or description tending to convey the impression that they are engaged in the practice of land surveying, without registration or authorization under this chapter. Admission to practice as a registered land surveyor shall be on the basis of individual personal qualification.

Amend RSA 319-A:2, IV as inserted by section 1 of the bill by striking out same

and inserting in place thereof the following:

IV. The term "land surveying" means any service or work, the adequate performance of which involves the application of special knowledge of the principles or mathematics, the related physical and applied sciences, and the relevant requirements of law for adequate evidence to the act of measuring and locating lines, angles, elevations, natural and man-made features in the air, on the surface of the earth, within underground workings, and on the beds of bodies of water for the purpose of determining areas and volumes, for the monumenting of property boundaries, and for the platting and layout of lands and subdivisions thereof, including the topography, alignment and grades of streets, and for the preparation and perpetuation of maps, record plats, and field note records that represent these surveys. A person, proprietorship, association, partnership, corporation or other entity, shall be construed to practice or offer to practice land surveying who, by verbal claim, sign, advertisement, letterhead, card or in any other way, represents itself to be engaged in land surveying, or through the use of some other title implies that it is engaged in land surveying, or that it is registered or authorized to practice under this chapter, or who holds itself out as able to perform or who does perform any land surveying service or work or other service recognized as land surveying.

Amend RSA 319-A:12 as inserted by section 3 of the bill by striking out same

and inserting in place thereof the following:

319-A:12 Roster. A biennial roster as of June thirtieth in the year of the biennial report provided for herein, listing the names, registration number and addresses of all registered land surveyors, and the names and addresses of all proprietorships, associations, partnerships, corporations or other entities holding certificates of registration or authorization, and the assumed names, trade names and service marks used by any such persons or entities in connection with furnishing land surveying services, shall be published by the secretary of the board during the next following month of September, commencing in September, 1975. As of June thirtieth of the year following each biennial report, a supplement shall be mailed to each person so registered, placed on file with the secretary of state and furnished to the public on request and payment of a reasonable charge in an amount determined by the board.

Amend RSA 319-A:19, I as inserted by section 6 of the bill by striking out same

and inserting in place thereof the following:

1. The board shall issue a certificate of registration upon payment of registration fee as provided herein, to any applicant who, in the opinion of the board, has satisfactorily met all the requirements hereof. The board shall also issue certificates of authorization to surveying organizations upon payment of a fee as provided in RSA 319-A:17, IV to any land surveying organization, which, in the opinion of the board, has satisfactorily met all the requirements hereof. Certificates of registration or authorization shall authorize the practice of land surveying by any person or by any land surveying organization in accordance with RSA 319-A:14-a. The issuance of a certificate of registration or authorization by this board shall be prima facie evidence that the person or land surveying organization named therein is entitled to all the rights and privileges of a registered land surveyor or authorized land surveying organization, while the said certificate remains unrevoked or unexpired.

Amend RSA 319-A:20 as inserted by section 7 of the bill by striking out same and inserting in place thereof the following:

319-A:20 Expirations and Renewals. Certificates of registration or authorization shall expire on the last day of December following their issuance or renewal and shall become invalid on that date unless renewed. It shall be the duty of the secretary of the board to notify every person, proprietorship, association, partnership, corporation and other entity registered of the date of the expiration of its certificate and the amount of the one-year renewal fee. Such notice shall be mailed at least one month before the certificate expires. Certificates may be renewed at any time during December by paying a fee of not less than four dollars nor more than ten dollars as determined by the board. The failure on the part of any registrant to renew its certificate in December shall not deprive it of the right of renewal, but the fee for renewing a certificate after December and before May first of the following year shall be one and one-half times the normal renewal fee, and after April thirtieth the fee shall be twice the normal renewal fee. The right of renewal shall be limited to a period of two years from the date of expiration of the certificate. After such two-year period the certificate of the former registrant or organization shall become null and void, but may be reinstated after reapplication, payment of a thirty dollar fee and approval by the board. The board may re-examine such former registrant.

Amend RSA 319-A:23 as inserted by section 9 of the bill by striking out same and inserting in place thereof the following:

319-A:23 Reissuance of Certificates. The board, for reasons it may deem sufficient, may reissue a certificate of registration or authorization to any person, proprietorship, association, partnership, corporation or other entity whose certificate has been revoked, providing three or more members of the board vote in favor of such reissuance. A new certificate to replace any certificate revoked, lost, destroyed, or mutilated, may be issued, subject to the rules of the board, and a charge of three dollars shall be made for such certificate.

Amend RSA 319-A:24 as inserted by section 10 of the bill by striking out same and inserting in place thereof the following:

319-A:24 Violations and Penalties. Any person, proprietorship, association, partnership, corporation who shall practice or offer to practice land surveying in this state for others without being registered or authorized in accordance with the provisions of this chapter, or who shall present or attempt to use as its own, the certificate of registration or authorization or the seal of another, or who shall give any false or forged evidence of any kind to the board or to any member thereof in obtaining or attempting to obtain a certificate or who shall falsely impersonate any other registrant or organization of like or different name, or who shall attempt to use an expired or nonexistent or revoked certificate, or who shall violate any of the provisions of this chapter, shall be guilty of a misdemeanor if a natural person, or guilty of a felony if any other person.

Amend the bill by striking out section 12 and inserting in place thereof the following:

12 Practice by Organizations. A mend RSA 319-A by inserting after section 14 the following new sections:

319-A:14-a Land Surveying Organizations. A proprietorship, association, partnership, corporation or other entity may practice or offer to practice land surveying for others, provided that one or more employees, agents, associates, partners or officers, is a registered land surveyor in this state, and is designated as being responsible for the land surveying activities and decisions of such organization, and provided that a certificate of authorization has been issued by the board. If there

is any change in persons designated as responsible for land surveying activities and decisions, such change shall be reported to the board, in writing, within thirty days. 319-A:14-b Registration of Corporation or Partnership.

- I. The board shall furnish the secretary of state with a list of all certificates of authorizations issued to proprietorships, associations, partnerships and corporations under this chapter and a list of all trade names, assumed names and service marks registered with the board pursuant to RSA 319-A:20-a.
- II. The secretary of state shall not register any trade name or service mark which includes the words "land surveyor" or "land surveying" or any modification or derivative thereof in its firm or business name except to individuals, proprietorships, associations, partnerships, corporations or other entities holding certificates of authorization issued under this chapter.
- III. The secretary of state shall not issue a certificate of incorporation to an applicant for incorporation or for registration as a foreign corporation or a foreign partnership which includes the words "land surveyor" or "land surveying" or any modification or derivative thereof in its corporate or business name or which includes the practice of land surveying among the objects for which it is established unless the board shall have issued with respect to such applicant, a certificate of authorization.

Amend RSA 319-A:17, I and IV as inserted by section 5 of the bill by striking out same and inserting in place thereof the following:

- I. Applications for registration shall be on forms prescribed and furnished by the board, shall contain statements made under oath, showing the applicant's education and a detailed summary of his technical work, and shall contain not less than five references, of whom three shall be registered land surveyors or registered professional engineers having personal knowledge of his land surveying experience.
- IV. Applications for a certificate of authorization for a proprietorship, association, partnership, corporation or other entity, shall be made on forms prescribed and furnished by the board and shall be accompanied by an application fee of fifteen dollars.

Amend the bill by striking out all after section 15 and inserting in place thereof the following:

- 16 Elimination of Oral Examinations. Amend RSA 319-A:13, I and II (supp) as inserted by 1969, 458:1 by striking out said paragraphs and inserting in place thereof the following:
- I. A specific record of six years or more of accumulated experience in land surveying work indicating that the applicant is competent to practice land surveying and the passing by the applicant of a written examination prescribed by the board; or
- II. A specific record of ten years or more accumulated experience in land surveying work of a character satisfactory to the board and provided applicant is not less than thirty years of age, and provided that in a case where the evidence presented in the application does not appear to the board conclusive nor warranting the issuance of a certificate of registration, the applicant may also be required to pass a written examination, as the board may determine.
- 17 Graduates of Engineering Curriculum. Amend RSA 319-A:13 (supp) as inserted by 1969, 458:1 by inserting after paragraph IV the following new paragraph:
- V. The applicant has graduated from an accredited civil engineering curriculum, passes a surveyor-in-training examination, has one year of experience and passes a surveyor examination administered by the board.
- 18 Oral Examinations Eliminated. Amend RSA 319-A:18 (supp) as inserted by 1969, 458:1 by striking out in line one the words "oral or" so that said section as amended shall read as follows:
- 319-A:18 Examinations. When written examinations for land surveyors are required, they shall be held at such time and place as the board shall determine. The scope of the examination and the method of procedure shall be prescribed by the board. A candidate failing an examination may apply for re-examination at the expiration of six months and will be re-examined without payment of additional fee. Subsequent examination will be granted upon payment of a fee to be determined by the board. The board upon application and payment of fee shall provide a written examination for land surveyor-in-training to any applicant within a reasonable period of time, Such examination shall be limited to the fundamentals of land surveying as normally taught in standard courses.
- 19 Transition Registration. Notwithstanding the provisions of RSA 319-A:17, IV and RSA 319-A:20, the board of registration for land surveyors shall issue a six

month certificate of authorization for qualified proprietorships, associations, partnerships, corporations or other entities for the period from July 1, 1975 to December 31, 1975, upon payment of a fee of seven dollars and fifty cents and upon application to said board on forms prescribed and furnished by said board.

20 Effective Date. This act shall take effect July 1, 1975.

Amend the bill by striking out section 4 and renumbering sections 5 through 20 to read as 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18 and 19 respectively.

Amendment adopted.

Ordered to third reading.

HB 489, relative to the fee and requirements for renewal of chiropractor licenses. Ought to pass with amendment. Rep. Wilfrid Boisvert for Executive Departments and Administration.

Amendment reinstates present fee and reinstates required yearly educational seminar, but does not require that seminar be certified by the New Hampshire Chiropractic Board Examiners.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the requirements for renewal of chiropractor licenses.

Amend RSA 316:17 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

316:17 Renewal. Any person holding a chiropractor's license may have the same renewed upon application and payment of a fee of twenty dollars. Each applicant shall submit satisfactory evidence of continuing education by annually attending at least one seminar within one year prior to the date of renewal. In the event of failure to comply with the provisions of this section the applicant shall appear before said board to show cause why his license should not be suspended. The requirement of educational seminars shall apply to chiropractors practicing in this state.

Amendment adopted.
Ordered to third reading.

HB 557, to require that personnel files of state employees and employees of Political subdivisions be purged every two years of any reprimands or records of minor infractions. Inexpedient to legislate. Rep. Withington for Executive Departments and Administration.

The rules of the Personnel Commission have the force of law and adequately cover this problem.

Resolution adopted.

SB 24, establishing a commission on children and youth; and making an appropriation therefor. Ought to pass. Rep. Sara Townsend for Executive Departments and Administration.

There is a definite need for such a commission to coordinate activities of agencies dealing with child related activities. This commission has absolutely no regulatory power.

Referred to Appropriations.

 \mbox{HB} 576, revising the definition of game birds. Ought to pass with amendment. Rep. Scott for Fish and Game,

Housekeeping bill.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Definition of Game Birds Revised. Amend the term "Game Birds" as defined in RSA 207:1 (supp), as amended, by striking out said definition and inserting in place thereof the following:

Game Birds: Ruffed grouse or partridge, spruce grouse, commonly called spruce partridge, pheasant, quail, European partridge, chukar partridge and turkeys.

Amendment adopted.
Ordered to third reading.

HB 274, relative to providing a hearing and appeals procedures in the division of welfare. Ought to pass with amendment. Rep. Fleisher for Health and Welfare.

This bill provides a hearing and appeals procedure in the division of welfare to hear any person who is aggrieved by a decision made in connection with any welfare program that personally affects that person.

AMENDMENT

Amend RSA 161:6-a as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

161:6-a Hearing and Appeals Procedure. The director of the division of welfare, subject to the regulations of the state personnel commission, shall appoint such persons as necessary to conduct a fair and impartial hearing, pursuant to federal regulations, when any person is aggrieved or dissatisfied with a decision in connection with any program of the division of welfare that personally affects the aggrieved person. Said hearing shall be held no later than thirty calendar days after receipt of a request for a hearing from the aggrieved party or his representative, and a decision thereon shall be rendered within ten calendar days of a hearing. Within twenty days after any decision, any person whose rights are directly affected by such decision may apply to the board of appeals of the health and welfare advisory commission for reconsideration of any decision of the hearing officer, specifying in the motion for reconsideration the grounds therefor. Such reconsideration shall be held as provided in RSA 126-A:9-a.

Amend RSA 126-A:9-a, II, as inserted by section 2 of the bill, by striking out said paragraph and inserting in place thereof the following:

II. Upon the filing of a motion for reconsideration by an aggrieved person pursuant to the provisions of RSA 161:6-a, the board of appeals shall, within thirty calendar days of receipt of the motion for reconsideration, schedule and hold a hearing on said motion. The board shall make its decision within ten calendar days of the hearing, the decision shall take effect immediately thereafter, and the division of welfare shall comply with said decision forthwith. Within thirty days after the decision of the board of appeals on a motion for reconsideration, an aggrieved person or the division of welfare may appeal such decision by petition to the superior court for a trial de novo. It shall be a condition precedent to the filing of any such appeal by the division of welfare that it has complied with the board's decision.

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Effective Date. This act shall take effect on passage.

Amendment adopted.
Refered to Appropriations.

HB 500, directing the health and welfare advisory commission to plan a new forensic medicine facility for the New Hampshire hospital and making an appropriation therefor. Inexpedient to legislate. Rep. Nighswander for Health and Welfare

Subject matter covered by bill pending in Senate. Resolution adopted.

HB 633, relative to qualifications of United States students trained in foreign medical schools for internships and licenses to practice medicine. Ought to pass with amendment, Rep. Roma Spaulding for Health and Welfare.

This bill furnishes an alternative means for a United States student at a foreign medical school so he may be licensed to practice medicine.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the practice of medicine by United States graduates of foreign medical schools.

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Practice by American Graduates of Foreign Medical Schools, Amend RSA 329 by inserting after section 1 the following new section:

329:1-a Practice by American Graduates of Foreign Medical Schools. Notwithstanding RSA 329:21 and any rules or regulations promulgated by the board under RSA 329:9, a person who has completed all the formal requirements, except internship or social service or both, of a medical school located outside the United States and recognized by the United Nations World Health Organization and who has been granted a document evidencing such completion shall, upon receiving certification by a United States medical school in which he has satisfactorily completed a year of supervised clinical training, be deemed to hold the equivalent of a degree of doctor of medicine for purposes of practicing medicine while actually serving on the resident medical staff of any legally incorporated hospital.

2 United States Citizens Studying in Foreign Schools. Amend RSA 329:12 (supp), as amended, by inserting after paragraph II the following new paragraph:

III. Notwithstanding any rules or regulations promulgated by the board under RSA 329:9, the board shall also admit to examination any applicant who:

(a) Satisfies (a), (b) and (c) of paragraph I;

(b) Was a citizen of the United States at the time of his enrollment in a foreign medical school;

(c) Has completed, in a United States college or university, undergraduate premedical work of the quality acceptable for matriculation in an accredited United States medical school:

(d) Has studied medicine in a medical school located outside the United States which is recognized by the United Nations World Health Organization and which is given the highest rating or classification by such organization;

(e) Has completed all the formal requirements of the foreign medical school except internship or social service or both:

(f) Has, before beginning an academic year of supervised clinical training, had his academic records reviewed and approved by the medical school supervising his clinical training and attained a score satisfactory to the sponsoring United States medical school on a screening examination acceptable to the American Medical Association's council on medical education:

(g) Has successfully completed a year of supervised clinical training in a United States medical school: and

(h) Has completed an internship approved by the American Medical Association.

Amendment adopted.

Ordered to third reading.

HB 592, permitting the filing of small claims in the court where the plaintiff or defendant resides. Ought to pass. Rep. Shapiro for Judiciary.

Adds plaintiff, makes consistent with civil jurisdiction.

Unanimous.

Ordered to third reading.

HB 613, redefining serious bodily injury in the criminal code. Inexpedient to legislate. Rep. Hobbs for Judiciary.

Adds to the description of serious bodily injury. Unanimous.

Resolution adopted.

 $\ensuremath{\mathsf{HB}}$ 638, providing for bail pending appeal. Ought to pass. Rep. Shapiro for Judiciary.

Provides for release on bail or personal recognizance of a person who is appealing a conviction except when circumstances warrant keeping the person in custody. Unanimous.

Ordered to third reading.

HB 417, prohibiting hunting with high powered rifle in a specified portion of the town of Bow. Ought to pass with amendment. Rep. Davis for Municipal and County Government.

This bill requested by official of town of Bow and is permissive for this town only.

AMENDMENT

Amend RSA 207:3-b, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. In this section, "high powered rifle" means a rifle designed to use greater than twenty-two caliber ammunition but does not include a musket or a black powder gun.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Referendum. This act shall not take effect unless it is adopted by a majority of those present and voting at any annual or special town meeting held in the town of Bow. The town clerk then in office shall print a special ballot to be used at said meeting containing the following question: "Shall the provisions of an act entitled 'An act prohibiting hunting with a high powered rifle in a specified portion of the town of Bow', passed at the 1975 session of the legislature be adopted?" Beneath the question shall be printed the word "Yes" and the word "No" with a square immediately opposite each word in which the voter may indicate his choice. If a majority of those voting on this question vote in the affirmative, this act shall be declared to have been adopted. Within ten days after said election, the city clerk shall certify to the secretary of state the result of said vote.

3 Effective Date. Section 2 of this act takes effect upon its passage and the remainder of this act shall take effect as prescribed in section 2.

Amendment adopted.
Ordered to third reading.

HB 599, increasing service of subpoena fees and certain mileage fees for sheriffs and deputy sheriffs. Ought to pass with amendment. Rep. King for Municipal and County Government.

This will update the fee system for sheriffs.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing service of subpoena fees and mileage fees for salaried sheriffs and deputy sheriffs.

Amend RSA 103:31, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. For every service of a writ, three dollars; for every service of a writ of possession, five dollars; for every service of a process or notice of execution, two dollars; for every service of a subpoena, two dollars, except in those counties where sheriffs and deputy sheriffs are on salary, it shall be six dollars.

Amendment adopted.

Ordered to third reading.

HB 297, requiring the department of public works and highways to maintain railroad crossings which become the property of the state. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

There are 129 bridges over and under railroad tracks on the state's primary and secondary systems and in compact zones. There are 202 crossings at grade. The committee believes unanimously that the state's maintenance of these structures and crossings cannot be justified.

Resolution adopted.

HB 208, defining cable television systems as property subject to real estate taxes and regulating their operations as a public utility. Inexpedient to legislate. Rep. Parr for Ways and Means.

The committee does not feel that Cable TV falls into the public utility category. Resolution adopted.

HB 448, imposing a tax on a portion of state-owned property. Inexpedient to legislate. Rep. Marsh for Ways and Means.

The committee felt that this bill would have far-reaching effects, and further believes that it would be unwise to move in this direction at this time.

Resolution adopted.

SB 15, relative to the confidentiality of business profits tax and cummuters income tax records and files. Ought to pass. Rep. Marsh for Ways and Means.

Committee unanimously felt that this legislation is overdue, and is in the best interest of each citizen and taxpayer in the state.

Ordered to third reading.

HB 665, relative to liens for labor and materials. Inexpedient to legislate. Rep. Hobbs for Judiciary.

Revises effect of liens on prior mortgages. No support.

Resolution adopted.

HB 616, relative to the duties and authority of the Hillsborough county treasurer. Ought to pass. Rep. Mann for Municipal and County Government.

This will update county government.

Rep. Mann moved that HB 616 be recommitted to the committee on Municipal and County Government for report Tuesday next.

Adopted.

HB 607, relative to a statement of policy and construction of RSA 91-A. Inexpedient to legislate. Rep. Hobbs for Judiciary.

States policy in right-to-know statues.

Rep. Close moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Hobbs explained the committee report.

Reps. Tarr and Sayer spoke against the motion.

Rep. Chandler spoke in favor of the motion.

Rep. Hobbs moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

SUSPENSION OF RULES

Rep. Frizzell moved to suspend Rule 58 to permit the introduction of a report on HB 404, providing counsel for indigent parents in child neglect or abuse proceedings and proceedings to terminate parental rights and making an appropriation therefor.

Adopted by the necessary two-thirds.

HB 404, providing counsel for indigent parents in child neglect or abuse proceedings and proceedings to terminate parental rights and making an appropriation therefor. Ought to pass. Rep. Cynthia Clark for Judiciary.

Provides counsel for indigent parents in child neglect or abuse proceedings and termination of parental rights. Unanimous, one abstention.

Referred to Appropriations.

CACR 5, relating to the trial of crimes. Providing that district courts may try crimes in a county other than the county in which the crime is committed. Ought to pass. Rep. Shapiro for Judiciary.

Disregards county lines in trial of crimes in district courts.

Unanimous.

Rep. Frizzell explained the committee report.

A division was requested.

259 members having voted in the affirmative and 17 in the negative, the motion passed and CACR 5 was ordered to third reading.

SUSPENSION OF RULES

Rep. Frizzell moved that the rules be so far suspended as to permit CACR 5 to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Rep. Frizzell moved that CACR 5 be read a third time and passed.

 $268\ \text{members}$ having voted in the affirmative and 14 in the negative, CACR 5 passed.

Third reading and final passage

CACR 5, relating to the trial of crimes. Providing that district courts may try crimes in a county other than the county in which the crime is committed.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 601, relative to the safekeeping of records of the register of deeds, the register of probate and the clerk of court.

HB 56, relating to a general revision of laws regulating land surveyors.

HB 489, relative to the requirements for renewal of chiropractor licenses.

HB 576, revising the definition of game birds.

HB 633, relative to the practice of medicine by United States graduates of foreign medical schools.

HB 592, permitting the filing of small claims in the court where the plaintiff or defendant resides.

HB 638, providing for bail pending appeal.

HB 417, prohibiting hunting with high powered rifle in a specified portion of the town of Bow.

HB 599, increasing service of subpoena fees and mileage fees for salaried sheriffs and deputy sheriffs.

SB 15, relative to the confidentiality of business profits tax and commuters income tax records and files.

RECONSIDERATION

Rep. Tarr moved reconsideration on HB 607, relative to a statement of policy and construction of RSA 91-A.

Reconsideration lost.

Thursday, April 17th, Thursday, April 24th, Tuesday, April 29th and Wednesday, April 3rd, will be consent calendar days.

311 members were recorded as present.

On motion of Reps. French and Vachon the House adjourned at 3:04 o'clock.

Thursday, 17Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

O beautiful for spacious skies, for amber waves of grain, For purple mountain majesties Above the fruited plains! America! America! God shed His grace on thee, And crown Thy good with brotherhood From sea to shining sea. Amen!...(Katharine Lee Bates 1859-1929)

Rep. Joncas led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Gemmell, Charles Cummings, Colson, Eastman and Tarr, the day, important business.

Reps. Van Loan and A. C. Jones, today and tomorrow, important business.

Rep. Desnoyer, indefinite, illness.

Rep. Lessard, the day, illness.

INTRODUCTION OF GUESTS

Mrs. Catherine Squires, N.H. mother of the year, Dr. J. Duane Squires, N.H. Historian and Mrs. William F. Kidder, wife of Rep. Kidder; Bonnie Gates of Salem, Miss New Hampshire in the Miss U.S.A. contest, guest of the Speaker.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 845 through 868 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 845, prohibiting public display or sale to minors of indecent publications, pictures or articles. (Wiggins of Sullivan Dist. 8—To Judiciary)

HB 846, restricting the use of radar readings as permissible evidence under certain conditions. (Williamson of Sullivan Dist. 9—To Transportation)

HB 847, relative to security deposits of tenants of residential property. (Dudley of Strafford Dist. 4—To Judiciary)

HB 848, requiring customer approval for repair work done on a motor vehicle over and above ten percent in excess of the estimate. (Young of Belknap Dist. 8—To Transportation)

HB 849, authorizing the adjustment of the 1974 tax rate of the town of Raymond and the sending out of supplemental tax bills under the adjusted rate. (Rules Committee for Rep. Erler of Rockingham Dist. 8—To Municipal and County Government)

HB 850, requiring security deposits of residential tenants to be held in escrow and draw interest. (Sayer of Rockingham Dist. 5; Gage of Rockingham Dist. 5—To Judiciary)

HB 851, prohibiting the repossession of consumer goods without judicial process. (O'Connor of Strafford Dist. 18—To Judiciary)

HB 852, allowing municipalities using voting machines to accept absentee ballots up to the time of closing of the polls. (Spirou of Hillsborough Dist. 27—To Statutory Revision)

HB 853, relative to child caring and child placing agencies and the licensing thereof. (Goodrich of Rockingham Dist. 8; Howard of Carroll Dist. 1; Thompson of Strafford Dist. 12; Wilson of Rockingham Dist. 2; Haller of Merrimack Dist. 14—To Health and Welfare)

HB 854, prohibiting the use of expanding and other irregular bullets by law enforcement officers. (Dudley of Strafford Dist. 4—To Judiciary)

HB 855, providing for membership on an area school board of representatives from the sending districts. (Bradley of Grafton Dist. 5; Clark of Grafton Dist. 5—To Education)

HB 856, requiring supervisors of checklists or town or city clerks to issue new voter registration identification cards. (Cressy of Rockingham Dist. 11—To Statutory Revision)

HB 857, relative to discrimination based upon physical or mental handicap. (Krasker of Rockingham Dist. 22; Cornelius of Grafton Dist. 13; Kenison of Merrimack Dist. 19—To Judiciary)

HB 858, relative to certificates of registration for optometrists not practicing in this state. (Orcutt of Hillsborough Dist. 8—To Health and Welfare)

HB 859, relative to ballot voting at town meetings. (Rules Committee for French of Belknap Dist. 1—To Statutory Revision)

HB 860, relative to listing candidates for representative to the general court from multi-member districts on the official ballot. (Stevens of Cheshire Dist. 1—To Statutory Revision)

HB 861, relative to the requirement of showing public convenience and necessity for carriers of household goods and property for hire. (Gordon of Merrimack Dist. 7—To Transportation)

HB 862, requiring sealed transparent covers on certain publications. (Young of Belknap Dist. 8; Foley of Dist. 24; Sing of Hillsborough Dist. 23; Sabbow of Belknap Dist. 8—To Judiciary)

HB 863, increasing license fees for hunting and fishing guides. (Huggins of Coos Dist. 1; Wiggins of Sullivan Dist. 8—To Fish and Game)

HB 864, relative to the licensing of persons to carry loaded pistols and revolvers. (Boucher of Rockingham Dist. 3; Polak of Hillsborough Dis.t 14—To Judiciary)

HB 865, increasing certain sources of revenue for the state. (Wiggins of Sullivan Dist. 8; Hobbs of Rockingham Dist. 23; Dickinson of Carroll Dist. 2; Brown of Dist. 19; Sanborn of Dist. 17; Saggiotes of Dist. 8; Monier of Dist. 9; Taylor of Grafton Dist. 9; Spalding of Hillsborough Dist. 10; Eaton of Hillsboro Dist. 1; Gordon of Merrimack Dist. 7—To Ways and Means)

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor. (Claims, Military and Veterans Affairs)

SB 131, permitting the manufacture of gambling machines in this state. (Statutory Revision)

SB 136, relative to the registration of securities owned by the New Hampshire retirement system. (Executive Departments and Administration)

SCR 8, memorializing the Congress of the United States in opposition to national legislation universalizing labor-managment relations in the public sector within state and local governments, and in particular, in opposition to HR 77. (Labor, Human Resources and Rehabilitation)

COMMITTEE REPORT

The Subcommittee on Resolutions and Screening having approved its admittance, offer the following:

SCR 7, memorializing Congress to re-open and fully utilize the customs facilities in Pittsburg, New Hampshire.

Resolution adopted.

SENATE MESSAGES NON-CONCURRENCE TO REQUEST FOR

COMMITTEE OF CONFERENCE

HB 147, relative to sending resident tax bills to taxpayers and charges for duplicate bills and receipts.

CONCURRENCE SENATE BILL WITH HOUSE AMENDMENT

SB 37, relative to restrictions on importing and releasing fish and wildlife into the state.

CONCURRENCE

HB 394, relative to the cost of bank commissioner's examinations of second mortage loan licensees.

HB 422, extending accident and health insurance coverage to oral surgery performed by dentists.

HB 420, relative to medical insurance coverage for children from time of birth.

HB 304, establishing a commission to study local archival procedures.

CONCURRENCE HOUSE BILLS WITH SENATE AMENDMENT

HB 224, limiting employment of school board members by school districts and supervisory unions. (Amendment printed in the SJ, April 8)

Rep. Lockhart moved that the House concur with the Senate amendment.

Adopted.

HB 92, providing for alternate members for planning boards. (Amendment printed in the SJ, April 8)

Rep. Hanson moved that the House concur with the Senate amendment. Adopted.

HB 130, relative to permitting vehicles to make right turns on red lights under certain circumstances. (Amendment printed in the SJ, April 17)

Rep. James Murray moved that the House concur with the Senate Amendment. Adopted.

HB 361, providing for an annual motor vehicle inspection for antique motor cars. (Amendment printed in the SJ, April 16)

Rep. James Murray moved that the House concur with the Senate amendment. Adopted.

HB 143, including airports for the purposes of obtaining a statutory lien on certain property held for storage and care. (Amendment printed in the SJ, March 25)

Rep. James Murray moved that the House concur with the Senate amendment. Adopted.

The Speaker called for the special orders:

HB 408, allowing a person to apply for annulment of a record of conviction and sentence to imprisonment regardless of his age when the criminal act was committed. Majority: Ought to pass with amendment: Rep. Martin for Judiciary.

Minority: Inexpedient to legislate (Reps. Habel Mansfield, Ayles, Hobbs, Daniel J. Healy and Riley)

Majority: Strikes out the age limitation as to who may apply to have a felony record annulled.

Minority: Present law is adequate. Convictions can be annulled while under the age of 21.

Rep. Frizzell moved that HB 408 be referred to the Judicial Council for interim study and spoke to her motion.

Adopted.

Rep. Tarr wished to be recorded in favor of the committee report.

Nashua elections on February 28, 1975.

MAJORITY: That no person be seated as Representative from Hillsborough District No. 17 or from Hillsborough District No. 22 as a result of the special elections held in those districts on February 28, 1975, and

That a vacancy be declared for one seat in the House of Representatives from each of said districts, and

That, in addition, the following resolution be adopted:

Resolved, That the House of Representatives requests the Nashua City Council to provide for the holding of special elections as soon as possible in Hillsborough Districts No. 17 and No. 22 to fill the vacancies hereby declared, as though the previous special elections had not been held. Reps. Brouillard, Close, and Philip R. Currier for Elections Subcommittee.

MINORITY: That the protests be denied and that Representatives-elect Robert M. Bullard and Maurice J. Levesque be administered the oath of office and granted

the constitutional rights of full membership in the General Court. (Reps. Daniel J. Healy and Cressy)

A quorum count was requested.

The Speaker declared a proper quorum present.

Rep. French moved that debate be limited to forty minutes equally divided.

Rep. Spirou spoke against the motion.

A roll call was requested.

Sufficiently seconded.

YEAS 191 NAYS 134 YEAS 191

BELKNAP COUNTY

Brouillard, French, Leary, Mansfield, James Murray, Kenneth Randall and Young. CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Ramsey Scranton, Turner, Wells and Whipple.

COOS COUNTY

Burns, Craggy, Rebecca Gagnon, Horton, Huggins and Victor Kidder. GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, George Cate, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Hough, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Bednar, Boyd, Carswell, Cobleigh, Coburn, Corser, Philip Currier, Clyde Eaton, Favreau, Fleisher, Gauthier, Granger, Salvatore Grasso, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgrage, Paradis, Arnold Perkins, Peters, Polak, Record, Henry Richardson, Kenneth Spalding, Harold Thomson, Tropea, Woodruff and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, Gamache, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, LaBonte, McNichol, Millard, Noble, Packard, Rich, Riley, Shepard and Sherman.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, William Boucher, Campbell, Collishaw, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Erler, Flanagan, Gage, Gaskill, Goodrich, Greene, Griffin, Kashulines, King, Lockhart, MacGregor, Niebling, O'Connell, Page, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Scamman, Schwaner, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dunlap, Hebert, Horrigan, Joncas, Kimball, Osgood, Parnagian, Pray, Preston, Rowell, Ruel, Sackett, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Frizzell, Scott, Roma Spaulding, Sara Townsend, Tucker and George Wiggins.

NAYS 134

BELKNAP COUNTY

Beard, Bowler, Hildreth, Marsh and Sabbow.

CARROLL COUNTY

Roderick Allen.

CHESHIRE COUNTY

Ames, Hanna, Nims, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Drake, Fortier, Hunt, Oleson, Patenaude, Poulin, Wiswell and York. GRAFTON COUNTY

David Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius and Melnick.

HILLSBOROUGH COUNTY

Arnold, Ahern, Barrett, Belanger, Belcourt, Bernier, Wilfrid Boisvert, Bruton, I, Burke, Carter, Corey, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Day, Douzanis, Drewniak, Joseph Eaton, Ferguson, Gabrielle Gagnon, Gardner, Gelinas, Gravelle, Daniel Healy, George Healy, LaChance, Lefebvre, McDonough, McGlynn, Morgan, Morrissette, Fred Murray, Nardi, Normand, Timothy O'Connor, O'Neil, Orcutt, Prindiville, Quigley, Reardon, Reidy, Shea, Andre Simard, Sing, Leonard Smith, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Cecelia Winn, John Winn, Withington and Ziakas. MERRIMACK COUNTY

Castaldo, Raymond Chase, Cushman, Eugene Daniell, Estee, George Gordon, Haller, Kenison, Ralph, Ryan and Shapiro.

ROCKINGHAM COUNTY

Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ganley, Goff, Gorman, Hobbs, Krasker, Maynard, McEachern, Parolise and Peterson. STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Joos, Kincaid, Maloomian, Parshley, Robillard, Barbara Thompson and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, LeBrun, Mahoney, Rousseau and Williamson. and the motion passed.

Rep. Belair wished to be recorded opposed to the French motion.

Rep. Cecelia Winn moved that the Minority report be substituted for the Majority report and spoke to her motion.

Reps. Brouillard, Close, Lyons, Russell Chase and Philip Currier spoke against the motion.

Reps. Daniel Healy, Cressy, Wilfrid Boisvert, Krasker, Douzanis, Sing, George Gordon, Spirou and Coutermarsh spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Cecelia Winn requested a roll call.

Sufficiently seconded.

YEAS 167 NAYS 178 YEAS 167

BELKNAP COUNTY

Goyette, Hildreth, Marsh, Sabbow and Young.

CARROLL COUNTY

Fullam.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Hanna, Nims, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, George Lemire, Oleson, Patenaude, Poulin, Wiswell and York.

GRAFTON COUNTY

Altman, David Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime and Melnick.

HILLSBOROUGH COUNTY

Ahern, Barrett, Bednar, Belanger, Belcourt, Bernier, Wilfrid Boisvert, Bragdon Bruton, Burke, Carter, Corey, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Day, Douzanis, Drewniak, Joseph Eaton, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, LaChance, Lamy, Lefebvre, Armand Lemire, Levasseur, Lynch, MacDonald, McDonough, McGlynn, McLaughlin, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil, Orcutt, Paradis, Polak, Quigley, Reardon, Reidy, Henry Richardson, Shea, Andre Simard, Sing, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Castaldo, Raymond Chase David Currier, Eugene Daniell, Estee, Gamache, George Gordon, Harriman, LaBonte, McNichol, Ralph and Riley.

ROCKINGHAM COUNTY

Barka, Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ganley, Goff, Hoar, Hobbs, Kashulines Kelley, Krasker, Maynard, McEachern, O'Connell, Parolise, Peterson, Anthony Randall, Read, Richards and Twardus.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Robillard, Ruel and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, LeBrun, Mahoney, Rousseau, Tucker and Williamson.

NAYS 178

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Leary, Mansfield, James Murray and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Close, Cooke, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Milbank, Ramsey, Scranton, Turner, Wells and Whipple.
COOS COUNTY

Burns, Drake, Horton, Huggins and Victor Kidder.

GRAFTON COUNTY

Ira Allen, Richard Bradley, George Cate, W. Murray Clark, Myrl Eaton, Fimlaid, Hough, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Ackerson, Arnold, Boyd, Carswell, Cobleigh, Coburn, Corser, Joseph Cote, Philip Currier, Forsaith Daniels, Clyde Eaton, Favreau, Ferguson, Fleisher, Granger, Philip Heald, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lawrence, Lyons, Martin, Milne, Morgan, Fred Murray, Arnold Perkins, Peters, Prindiville, Record, Seamans, Leonard Smith, Kenneth Spalding, Harold Thomson, Tropea, Withington and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate Milton Cate, Chandler, Christensen, Cushman, Alice Davis, Haller, Hanson, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, Millard, Noble, Packard, Rich, Ryan, Shapiro, Shepard, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, William Boucher, Campbell, Collishaw, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, Greene, Griffin, King, Lockhart, MacGregor, Niebling, Page, Parr, Reese, Rogers, Sanborn, Scamman, Schwaner, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Appleby, Shirley Clark, Walter Desmarais, Dunlap, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Scott, Roma Spaulding, Sara Townsend and George Wiggins. and the motion lost.

Question being on adoption of the Majority report.

Rep. Spirou requested a roll call.

YEAS 184 NAYS 161 YEAS 184

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Leary, Mansfield, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Close, Cooke Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Milbank, Ramsey, Scranton, Turner, Wells and Whipple.
COOS COUNTY

Burns, Drake, Horton, Huggins and Victor Kidder.

GRAFTON COUNTY

Ira Allen, Richard Bradley, George Cate, Cynthia Clark, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Fimlaid, Hough, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Boyd, Bragdon, Carswell, Cobleigh, Coburn, Corser, Joseph Cote, Philip Currier, Forsaith Daniels, Clyde Eaton, Favreau, Ferguson, Granger, Philip Heald, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lawrence, Lyons, Martin, Milne, Morgan, Fred Murray, Arnold Perkins, Peters, Record, Seamans, Leonard Smith, Kenneth Spalding, Harold Thomson, Tropea, Withington and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Cushman, Alice Davis, Haller, Hanson, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, McNichol, Millard, Noble, Packard, Ryan, Shapiro, Shepard, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, William Boucher, Campbell, Collishaw, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, Greene Griffin, Kashulines, King, Lockhart, MacGregor, Niebling, Page, Parr, Reese, Rogers, Sanborn, Scamman, Schwaner, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Shirley Clark, Walter Desmarais, Dunlap, Kimball, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Scott, Roma Spaulding, Sara Townsend and George Wiggins.

NAYS 161

BELKNAP COUNTY

Goyette, Hildreth, Marsh and Sabbow.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Hanna, Nims, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, George Lemire, Oleson, Patenaude, Poulin, Wiswell and York.

GRAFTON COUNTY

Altman, David Bradley, Buckman, Chambers, Copenhaver, Cornelius, Duhaime and Melnick.

HILLSBOROUGH COUNTY

Ahern, Barrett, Bednar, Belanger, Belcourt, Bernie, Wilfrid Boisvert, Bruton, Burke, Carter, Corey, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Day, Douzanis, Drewniak, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, LaChance, Lamy, Lefebvre, Armand Lemire, Levasseur, Lynch, MacDonald, McDonough, McGlynn, McLaughlin, Morgrage Morrisette, Nardi, Normand, Timothy O'Connor, O'Neil, Orcutt, Paradis, Polak, Prindiville, Quigley, Reardon, Reidy, Henry Richardson, Shea, Andre Simard, Sing, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas. MERRIMACK COUNTY

Chris Andersen, Castaldo, Raymond Chase, Eugene Daniell, Estee, Gamache, George Gordon, Harriman, LaBonte, Ralph, Rich and Riley.

ROCKINGHAM COUNTY

Barka, Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ganley, Goff, Hoar, Hobbs, Kelley, Krasker, Maynard, McEachern, O'Connell, Parolise, Peterson, Anthony Randall, Read, Richards and Twardus.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kincaid, Maloomian, Rod O'Connor, Robillard, Ruel and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, LeBrun, Mahoney, Rousseau, Tucker and Williamson.

and the Report of the Majority was adopted.

Rep. Cynthia Clark, who voted yes, notified the clerk that she inadvertently voted incorrectly and wished to be recorded in opposition to the motion.

Rep. Dickinson moved that CACR 2, decreasing the age requirement for members of the senate. Providing that: The age requirement for members of the senate is decreased from thirty to twenty-five years of age, be taken from the table.

Adopted.

Rep. French moved that debate be limited to thirty minutes equally divided.

Adopted.

Rep. Read moved that CACR 2 be ordered to third reading and spoke to his motion.

Reps. Cecelia Winn, Lyons, Coutermarsh, Sabbow, Spirou, Sweeney and Russell Chase spoke in favor of the motion.

Reps. James Humphrey and Chandler spoke against the motion.

Rep. James Murray moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 264 NAYS 74 YEAS 164

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Leary, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Scranton, Anthony Stevens, Wells and Whipple.
COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Horton, Hunt, George Lemire, Oleson, Patenaude, Poulin and Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Hough, Logan, Mann, Melnick, Pepitone, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Ahern, Barrett, Bednar, Belanger, Bernier, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Carswell, Cobleigh, Corey, Corser, Margaret Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Day, Douzanis, Joseph Eaton, Favreau, Ferguson, Fleisher, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Holland, Howard Humphrey, Ingram, Edmund Keefe, Lamy, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Martin, McDonough, McGlynn, McLaughlin, Morgan, Morgrage, Morrissette, Nardi, Normand, O'Neil, Orcutt, Arnold Perkins, Peters, Polak, Prindiville, Quigley, Reardon, Record, Reidy, Seamans, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Theriault, P. Robert Thibeault, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Withington, Wodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Gamache, Hager, Haller, Hanson, Harriman, Hess, Kenison, LaBonte, McNichol, Noble, Packard, Ryan, Shapiro, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Collins, Thomas Connors, Cotton, Cressy, Cunningham, Donald DeCesare, Grace DeCesare, Ellis, Flanagan, Gage, Ganley, Gaskill, Goff, Goodrich, Gorman, Greene, Hoar, Hobbs, Kelley, King, Krasker, Lockhart, MacGregor, Maynard, McEachern, Niebling, O'Connell, Parolise, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Skinner, Southwick, Stimmell, George Thibeault, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parshley, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Winkley and Woods.
SULLIVAN COUNTY

Burrows, D'Amante, Frizzell, LeBrun, Olden, Rousseau, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 74

BELKNAP COUNTY

Mansfield.

CARROLL COUNTY

Conley, Howard and Towle.

CHESHIRE COUNTY

Ames, Anne Gordon, Johnson and Turner,

COOS COUNTY

Burns, Huggins, Victor Kidder and York.

GRAFTON COUNTY

Ira Allen, George Cate and W. Murray Clark.

HILLSBOROUGH COUNTY

Ackerson, Burke, Carter, Coburn, Joseph Cote, Kendall Cote, Forsaith Daniels, Drewniak, Clyde Eaton, Gabrielle Gagnon, Karnis, LaChance, Milne, Fred Murray, Timothy O'Connor, Paradis, Henry Richardson, Andre Simard, Sweeney and Harold Thomson.

MERRIMACK COUNTY

Ayles, Laurent Boucher, Chandler, Christensen, Alice Davis, George Gordon, James Humphrey, H. Gwendolyn Jones, Millard, Ralph, Rich, Riley and Shepard. ROCKINGHAM COUNTY

William Boucher, Collishaw, Dame, Danforth, Roy Davis, Erler, Kashulines, Page, Parr, Schwaner, Constance Simard, Tavitian and Webster.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Walter Desmarais, Dunlap, Parnagian, Pray, Rowell, Tibbetts and Tripp.

SULLIVAN COUNTY

Barrus, Brodeur and Scott.

and the motion passed.

SUSPENSION OF RULES

Rep. Spirou moved that the rules be so far suspended as to permit CACR 2 to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Reps. French and Spirou moved that CACR 2 be read a third time and passed.

A roll call was requested.

Sufficiently seconded.

YEAS 289 NAYS 47 YEAS 289

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Scranton, Anthony Stevens, Turner, Wells and Whipple.
COOS COUNTY

Cooney, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Hunt, Victor Kidder, George Lemire, Oleson, Patenaude, Poulin and Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Hough, Logan, Mann, Melnick, Pepitone, Taylor, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Ahern, Barrett, Bednar, Belanger, Bernier, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Carswell, Carter, Cobleigh, Corey, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Joseph Eaton, Favreau, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Martin, McDonough, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Nardi, Normand, O'Neil, Paradis, Arnold Perkins, Peters, Polak, Prindiville, Quigley, Reardon, Record, Reidy, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Theriault, P. Robert Thibeault, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, Kenison, LaBonte, McNichol, Millard, Noble, Packard, Riley, Ryan, Shapiro, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Collins, Thomas Connors, Cotton, Cressy, Cunningham, Donald DeCesare, Grace DeCesare, Ellis, Flanagan, Gage, Ganley, Gaskill, Goff, Goodrich, Gorman, Greene, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, Lockhart, MacGregor, Maynard, McEachern, Nibeling, O'Connell, Parolise, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Skinner, Southwick, Stimmell, George Thibeault,

STRAFFORD COUNTY

Bernard, Walter Desmarais, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Parnagian, Parshley, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Winkley and Woods.

SULLIVAN COUNTY

Burows, D'Amante, Frizzell, LeBrun, Olden, Rousseau, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 47

CARROLL COUNTY

Conley, Howard and Towle.

CHESHIRE COUNTY

Ames, Anne Gordon and Johnson.

Twardus, Webster, Wilson and Wolfsen.

COOS COUNTY

Burns, Huggins and York.

GRAFTON COUNTY

Ira Allen, George Cate and W. Murray Clark.

HILLSBOROUGH COUNTY

Burke, Coburn, Drewniak, Timothy O'Connor, Henry Richardson, Sweeney and Harold Thomson.

MERRIMACK COUNTY

Chandler, Christensen, Alice Davis H. Gwendolyn Jones, Ralph, Rich and Shepard.

ROCKINGHAM COUNTY

William Boucher, Collishaw, Dame, Danforth, Roy Davis Erler, Page, Parr, Schwaner, Constance Simard and Tavitian.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Osgood, Pray, Rowell and Tripp. $SULLIVAN\ COUNTY$

Barrus, Brodeur and Scott.

and CACR 2 was read a third time and passed.

Third reading and final passage

CACR 2, decreasing the Age Requirement for members of the Senate. Providing that: The age requirement for members of the senate is decreased from thirty to twenty-five years of age,

Rep. Duprey moved that CACR 4, All persons have the right to bear arms in defense of themself, their family, their property and the State, be taken from the table.

Adopted.

Rep. Dickinson offered an amendment.

AMENDMENT

Amend the resolution by striking out paragraphs II and III and inserting in place thereof the following:

II. Resolved, That the above amendment proposed to the Constitution be submitted to the qualified voters of the state at the regular biennial election to be held in November, 1978.

III. Resolved, That the selectmen of the several towns, cities, wards, and places in the state are directed to insert in their warrants for the said 1978 election an article to the following effect: To take the sense of the qualified voters whether the amendments of the Constitution proposed by the 1975 session of the General Court shall be approved.

The Clerk read the amendment in full.

Rep. Dickinson spoke to the amendment.

Rep. John Winn spoke to the motion.

Reps. George Gordon and Gorman spoke in favor of the amendment.

Rep. Haller spoke against the amendment.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Amendment adopted.

Question being on ordering CACR 4 to third reading.

A roll call was requested.

Sufficiently seconded.

YEAS 267 NAYS 70 YEAS 267

BELKNAP COUNTY

Bowler, Brouillard, French, Barbara Kidder, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Nims, Ramsey, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Rebecca Gagnon, Horton, Huggins. Hunt, Victor Kidder, George Lemire, Oleson, Patenaude, Poulin, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Logan, Mann, Pepitone, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Ahern, Barrett, Bednar, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke. Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Kendall Cote. Margaret Cote, Crotty, Cullity, Forsaith Daniels, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gelinas Granger, Salvatore Grasso, Gravelle, Philip Heald, Holland, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lamy, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Normand, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Prindiville, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Wheeler, Zechel and Ziakas.

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Cushman, Estee, George Gordon, Hanson, Harriman, Hess, James Humphrey, LaBonte, Millard, Packard, Rich, Riley, Ryan, Shepard, Sherman and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Dame, Danforth, Roy Davis, Donald DeCesare, Ellis, Erler, Gage, Gaskill, Goff, Goodrich, Gorman, Greene, Hoar, Hobbs, Kashulines, Kelley, King, MacGregor, Maynard, McEachern, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Schwaner, Constance Simard, Skinner, Southwick, Stimmell, Tavitian, George Thibeault, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dumais, Dunlap, Habel, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Barbara Thompson, Tibbetts Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, LeBrun, Olden, Rousseau, Scott, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 70

BELKNAP COUNTY

Beard, Goyette and Hildreth.

CHESHIRE COUNTY

Ames, Ballam, Close, Cooke, Hanna, Proctor, Russell. Scranton and Anthony Stevens.

COOS COUNTY

Fortier.

GRAFTON COUNTY

Chambers, Cynthia Clark, Copenhaver, Cornelius Hough and Melnick.

HILLSBOROUGH COUNTY

Bernier, Philip Currier, Day, Ferguson, Fleisher, Gramling, LaChance, Martin, McGlynn, Nardi, O'Neil, Orcutt, Peters, Shea, Leonard Smith, Vachon, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Eugene Daniell, Alice Davis Gamache, Hager, Haller, H. Gwendolyn Jones, Kenison, McNichol, Noble, Ralph, Shapiro and Underwood. ROCKINGHAM COUNTY

Appel, Cunningham, Grace DeCesare, Flanagan, Ganley, Krasker, Lockhart, Niebling, O'Connell, Sanborn and Webster.

STRAFFORD COUNTY

Walter Desmarais, Dudley, Charles Grassie, Horrigan and Sackett.

SULLIVAN COUNTY

Brodeur and Frizzell.

and CACR 4, was ordered to third reading.

Reps. Cynthia Clark and Beard, who voted no notified the clerk that they voted incorrectly and wished to be recorded in favor of the motion.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit CACR 4 to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Rep. French moved that CACR 4 be read a third time and passed.

A division was requested.

 $283\ members$ having voted in the affirmative and 55 in the negative the motion passed.

Third reading and final passage

CACR 4, All persons have the right to bear arms in defense of themself, their family, their property and the State.

Rep. Griffin wished to be recorded as opposed to the passage of CACR 4.

COMMITTEE REPORTS

(Consent Calendar)

Rep. Huggins requested that HB 246, relative to the distribution of district court fees be withdrawn from the calendar.

Rep. William Boucher requested that SB 79, relative to limited openings of smelt brooks be withdrawn from the calendar.

Rep. Ellis requested that HB 338, requiring vessels with a hazardous substance or oil as cargo to have a valid certificate of inspection and a compliance certificate as a prerequisite in obtaining port clearance, be withdrawn from the calendar.

Rep. Shapiro requested that HB 564, providing that all restaurants have a device to use in removing food stuck in a person's throat be withdrawn from the calendar. Granted.

Rep. French moved that the House adopt the committee recommendation of Inexpedient to legislate on HB's 685, 219, 220, 221, HB's 554, 558, 468, 484, 583, 593, 635 and 690, and further moved that the House adopt the committee recommendation of Ought to pass on HB's 749, 600, 602, 680, SB 81, HB's 399, 443, 541, 716, 85 and 656, and further moved that the House adopt the committee recommendation of Refer to interim study committees by the appropriate standing committees on HB's 447, 503, 386, 536, 521 and 740.

Adopted.

HB 685, relative to pupil attendance during final examinations. Inexpedient to legislate. Rep. Henry B. Richardson for Education.

Present State Board of Education policy already allows for what the sponsor intended by this bill.

HB 219, to prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

Subject covered by pending legislation.

HB 220, to prohibit the sale of malt berverages in nonreturnable metal, plastic or glass containers. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

Subject covered by pending legislation.

HB 221, to prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

Subject covered by pending legislation.

 $\ensuremath{\mathsf{HB}}$ 554, relative to mechanics' liens. Inexpedient to legislate. Rep. Hobbs for Judiciary.

Revises law on mechanics' liens. No support for bill Unanimous.

HB 558, removing the requirement of a second public hearing on amendments to zoning ordinances and building codes. Inexpedient to legislate. Rep. Arnold B. Perkins for Municipal and County Government.

Second hearing needed to make sure changes O.K.

HB 468, to provide forms for verification of voter checklists and making an appropriation therefor. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Present law felt to be adequate.

HB 484, prohibiting utility companies from establishing a sliding scale for the automatic adjustment of certain utility charges. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

It was felt that the bill would cause confusion, and possibly work against new industry entering the state.

HB 583, providing for permanent non-drivers' picture identification cards for age and residence identification purposes. Inexpedient to legislate. Rep. W. Murray Clark for Transportation.

The Transportation Committee having toured the facilities of the Department of Safety has concluded that they cannot undertake any additional work at this time. This bill would also put the state into competition with private enterprise. The committee vote was unanimous.

HB 593, requiring new cars to be sold with mufflers and tailpipes equal in thickness to exhaust pipes. Inexpedient to legislate. Rep. Lyons for Transportation. The subject matter of this bill can only be handled at the federal level.

HB 635, relative to penalties for exceeding the statewide maximum speed limits on highways. Inexpedient to legislate. Rep. W. Murray Clark for Transportation.

Committee felt the penalties proposed were much too severe for such a minor offense.

HB 690, relative to deductions from business profits tax for the parent of subsidiary groups. Inexpedient to legislate. Rep. Underwood for Ways and Means.

This bill has some merit, but requires further study. The sponsor requested that it be reported inexpedient and not be further considered by this session of the Legislature.

HB 749, amending the charter of the Brewster Free Academy. Ought to pass. Rep. Edmund M. Keefe for Education.

This bill will permit the Academy to have a more realistic financial limit on their corporate powers to receive and dispose of real and personal property. Also, it changes the name to Brewster Academy.

HB 600, changing the reporting dates for reports by the state police director to the commissioner of safety and the governor. Ought to pass. Rep. Margaret S. Cote for Executive Departments and Administration.

Housekeeping bill to make police reports on a calendar year to coincide with Motor Vehicle, National Safety and FBI Uniform crime reports.

HB 602, opening a certain portion of the Connecticut river to fly fishing. Ought to pass. Rep. Stimmell for Fish and Game.

Would open up a river for fly fishing that is not used for propagation of salmon.

HB 680, permitting reciprocity with states that issue complimentary hunting and fishing license to a person who is suffering from paraplegia or who is suffering from loss of the use of both extremities. Ought to pass. Rep. Anthony T. Randall for Fish and Game.

Extends reciprocity to state that extend the privilege to New Hampshire.

SB 81, relative to hunting license requirements for minors for purposes of hunter safety. Ought to pass. Rep. Wolfsen for Fish and Game.

Includes out of state minors.

HB 399, relative to the rights of patients being treated for mental illness. Ought to pass. Rep. Castaldo for Judiciary.

Provides for better protection of rights of mental patients, particularly those who are not legally incompetent, but still not capable of giving informed consent. Unanimous vote.

HB 443, relative to the time for payment of moneys to elected and appointed officials. Ought to pass. Rep. Pepitone for Municipal and County Government.

This is a housekeeping bill, Eliminates the word "annually" from the law.

HB 541, permitting counties to make purchases or sales of up to five hundred dollars without competitive bidding. Ought to pass. Rep. Roy W. Davis for Municipal and County Government.

This seems very justified for the times.

HB 716, relative to the deadline for verifying nomination papers and providing for a nominee's consent to a nomination by nominating papers. Ought to pass. Rep. Morgan for Statutory Revision.

Gives checklist supervisors time to verify signatures on nomination papers before deadline for filing.

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis. Ought to pass. Rep. Young for Transportation.

Committee passed this bill unanimously because of its benefit to the motoring public.

HB 656, exempting motorcycles from semiannual inspection requirements. Ought to pass. Rep. York for Transportation.

This bill was sponsored for the Department of Safety as a housekeeping measure. Committee vote was unanimous.

HB 447, to regulate hearing aid dealers and dispensers and making an appropriation therefor. Refer to the Committee on Executive Departments and Administration for interim study with a reporting date of October 1, 1975. Rep. Sara M. Townsend for Executive Departments and Administration.

HB 503, establishing a board of examiners of speech pathology and audiology and to certify speech pathologists and audiologists and making an appropriation therefor. Refer to the Committee on Executive Departments and Administration for interim study with a reporting date of October 1, 1975. Rep. Sara Townsend for Executive Departments and Administration.

HB 386, abolishing settlement and creating districts for the administration of general assistance and veterans' relief. Refer to the Committee on Health and Welfare for interim study. Rep. Barbara C. Thompson for Health and Welfare.

HB 536, relative to exceeding appropriations under the municipal budget law. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Government.

HB 521, requiring the installation of automatic fire warning systems in certain buildings and structures used for residential purposes. Refer to the Committee on Public Works for interim study to be reported on no later than September 30, 1975. Rep. McLaughlin for Public Works.

The committee heard considerable testimony on this bill. The subject has worthwhile points but due to its complications the sponsor, the committee, the Fire Chiefs Association and others recommended that it be studied by an interim study committee.

HB 740, prohibiting the sale of products fabricated from skins, hides and furs of endangered species. Be referred to the Committee on Fish and Game for interim study. Rep. Stimmell for Fish and Game.

SUSPENSION OF RULES

Reps. French and Belair moved that the rules be so far suspended as to permit those bills on the consent calendar that were ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage HB 749, amending the charter of the Brewster Free Academy. HB 600, changing the reporting dates for reports by the state police director to the commissioner of safety and the governor.

HB 602, opening a certain portion of the Connecticut river to fly fishing.

HB 680, permitting reciprocity with states that issue complimentary hunting and fishing license to a person who is suffering from paraglegia or who is suffering from loss of the use of both extremities.

SB 81, relative to hunting license requirements for minors for purposes of hunter safety.

HB 399, relative to the rights of patients being treated for mental illness.

HB 443, relative to the time for payment of moneys to elected and appointed officials.

HB 541, permitting counties to make purchases or sales of up to five hundred dollars without competitive bidding.

HB 716, relative to the deadline for verifying nomination papers and providing for a nominee's consent to a nomination by nominating papers.

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis.

HB 656, exempting motorcycles from semiannual inspection requirements.

COMMITTEE REPORTS (Regular Calendar)

HB 663, relative to the powers, duties and functions of the N.H. insurance guaranty association and relative to the liquidation of insolvent insurance companies. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

In anticipation of an insurance company going under in 1969, legislation was passed which required that other insurance companies doing business in the state would pick up the net losses of the bankrupt company. Further legislation was added in 1970. Since these statutes were new, many of the problems had to be worked out by trial and error. The courts also made some decisions which modified certain provisions in the law.

Bill just does three things: 1. Modifies statutes so that they actually say what was found necessary to do. 2. Makes technical amendments to clarify certain sections. 3. Repeals one chapter of the statutes which has been superceded and is now in direct conflict with later provisions of the law.

AMENDMENT

Amend RSA 404-B:8, I (h) as inserted by section 5 of the bill by striking out same and inserting in place thereof the following:

(h) Notwithstanding any of the powers of the commissioner or liquidator as provided for in RSA 402-C, the association shall have the final authority with respect to the processing and settlement of covered claims for which it becomes responsible pursuant to this chapter, including authority for the use of records of the insolvent insurer directly related to covered claims. At the conclusion of the association's responsibility with respect to any insolvent insurer, any original records of said insolvent insurer then in the possession of the association shall be turned over to the liquidator for ultimate disposal in accordance with RSA 402-C. The association shall cooperate with any agent to the extent possible in identifying policyholders of the agent and the insolvent insurer.

Amend RSA 402-C:27, IV as inserted by section 11 of the bill by striking out same and inserting in place thereof the following:

IV. Unearned Premium Claims. It shall be the duty of each agent, subject to the provisions of this section to prepare and file on forms prescribed by the liquidator or the association the claims for unearned premiums on behalf of the policyholders of the insolvent insurer for policies issued through said agent. Agents who fail to file valid claims of policyholders as required by this section shall be personally liable to the respective policyholders to whom the unearned premiums are due and owing by the insolvent insurer, but in no event shall the agent be liable to any individual policyholder for an amount more than said policyholder's unearned premium including unearned commission less the fifty dollars deductible provision established under RSA 404-B:5, IV. Upon receipt of the unearned premium claims from the liquidator or the association, the agent shall promptly pay to each policyholder his just and proportionate share of said refund and in addition shall return to each policyholder the unearned commission due on each cancelled policy.

Amend the bill by striking out section 16 and inserting in place thereof the following:

16 Filing Claim with Liquidator and Claiming Unearned Premium. Amend RSA 402-C:26, II (supp) as inserted by 1969, 272:1 by striking out said paragraph and inserting in place thereof the following:

II. Notice Respecting Claims Filing. Notice to potential claimants under paragraph I shall require claimants to file with the liquidator their claims together with proper proofs thereof under RSA 402-C:38 on or before a date the liquidator specifies in the notice, which shall be no less than six months nor more than one year after entry of

proofs thereof under RSA 402-C:38 on or before a date the liquidator specifies in the notice, which shall be no less than six months nor more than one year after entry of the order, except that the liquidator need not require persons claiming cash surrender values or other investment values in life insurance and annuities to file a claim. The liquidator may specify different dates for the filing of different kinds of claims.

17 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 524, decreasing the age limitation on free lifetime hunting and fishing licenses for elderly residents. Ought to pass with amendment. Rep. Scott for Fish and Game. Puts a fee of \$5.00 on a lifetime resident license up to age 68.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to lifetime hunting and fishing licenses for elderly residents.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Hunting and Fishing Licenses. Amend RSA 214:7-a (supp), as inserted by 1959, 254:1, as amended, by striking out said section and inserting in place thereof the following:

214:7-a Persons Over Sixty-Five Years of Age. Any person who has been a resident of this state for at least five years and who is sixty-five years of age or over may make application, to any authorized agent of the state for the sale of fishing and hunting licenses, for a special license to fish and hunt, under the restrictions of this title. Such license shall be marked in such manner as the director may designate and there shall be a five dollar fee for such license. Such license shall be effective for said resident during the remainder of his life, unless sooner suspended or revoked.

Amendment adopted.
Ordered to third reading.

HB 614, relative to taking salt water smelt without a fishing license. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Extends free smelt license to waters south of the Piscatagua River.

AMENDMENT

Amend RSA 211:47 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

211:47 Exception. No fishing license shall be required to take salt water smelt, by hook and line, from the Piscataqua river and its tributaries, seaward from the Memorial bridge, from the Hampton river and its tributaries and from Rye harbor and its tributaries.

Amendment adopted.

Ordered to third reading.

HB 533, relative to sudden infant deaths. Ought to pass with amendment. Rep. Howard for Health and Welfare.

Present law requires a medical referee to examine the body of any person who has died suddenly when in apparent health. This bill specifies that this is to include those sudden and unexpected deaths of children under three years of age and

requires the referee to enter on the return of death the term "sudden infant death syndrome" where such term is descriptive of the circumstances surrounding death.

AMENDMENT

Amend RSA 611:7 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

611:7 Charge of Body. Whenever the medical referee has notice that there has been found or is lying within his county the body of a person whose death is supposed to have been caused he shall take charge thereof and in his discretion may repair to the place where such body lies or give permission for moving the body to an appropriate place for viewing. If the body is that of any child under three years of age whose death is sudden and unexpected, the medical referee shall within twenty-four hours after he has notice take possession of the body for viewing and autopsy.

Amend RSA 611:9 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

611:9 Notice to County Attorney. If, upon such view and survey, together with personal inquiry into the cause and manner of death, he deems a further examination necessary he shall at once notify the county attorney of that fact, and the body shall not be moved until the county attorney or attorney general so directs. If the sudden and unexplained death of a child under three years of age is supposed to be caused by sudden infant death syndrome, an autopsy shall be performed.

Amend RSA 611:11 as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

611:11 Autopsy, Making. Every autopsy pursuant to this chapter shall be made by a pathologist in the presence of the medical referee or such other persons as the referee may designate as witnesses.

Amend RSA 611:12 as inserted by section 5 of the bill by striking out same and inserting in place thereof the following:

611:12 Autopsy, Expense. The county attorney shall direct under whose supervision the autopsy shall be made, the expense thereof to be borne by the county, including in those instances of sudden and unexplained death of a child under three years of age supposed to be caused by sudden infant death syndrome.

Amend RSA 611:15 as inserted by section 6 of the bill by striking out same and inserting in place thereof the following:

611:15 Report to County Attorney, etc. If, upon such view, with personal inquiry or autopsy, said referee is of the opinion that the death of the person was caused, or occurred in any manner described in RSA 611:4, he shall at once notify the attorney general and the county attorney, and file with each a duly attested copy of the record of the case. If the death of a child under three years of age is supposed to be caused by sudden infant death syndrome, said referee shall at once also notify the director of the division of public health services and file a duly attested copy of the record of the case with said director, who shall at once mail a duly attested copy of the summary findings of the case to the parents or legal guardians of the deceased.

Amendment adopted.
Ordered to third reading.

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars. Ought to pass with amendment. Rep. Daniel Healy for Judiciary.

Sets a salary range of \$25,000 to \$30,000 for district court judges who are prohibited from practicing law. Amendment provides for differential of \$300 between justice and associate in Manchester and Nashua courts.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars and establishing the salaries of the associate justices of the Manchester and Nashua district courts.

Amend the bill by striking out section 2 and inserting in place thereof the

2 Salaries of Associate Justices-Manchester and Nashua District Courts, Amend RSA 502-A:6, I-a (supp), as inserted by 1969, 124:3, as amended, by striking out

said paragraph and inserting in place thereof the following:

I-a. SALARY OF ASSOCIATE JUSTICE, MANCHESTER AND NASHUA DISTRICT COURTS. The annual salary of the associate justices of the Manchester District Court and the Nashua District Court shall each be an amount three hundred dollars less than the amount paid the justice thereof as provided in paragraph).

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted. Ordered to third reading.

HB 595, permitting a court to require a delinquent child to make restitution. Ought to pass with amendment, Rep. Hanna for Judiciary.

Gives judge power to require restitution by a child. Used now but some question as to authority. Amendment only corrects reference to Youth Development Center, Unanimous.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Restitution. Amend RSA 169:14 (supp), as amended, by striking out said section and inserting in place thereof the following:

169:14 Disposition of Delinquents; Probation; Institution Care. When a child is found to be delinquent, the court may commit the child to the youth development center or require the child to make restitution or continue the case with such orders as to care, custody, and probation as justice and the welfare of the child require. After the delinquent as defined by RSA 169:2, II has passed the age of seventeen years, the court may, under its continuing jurisdiction, commit him either to the youth development center, house of correction, jail, or state prison, for all or any part of the term of his minority. A summary of the probation officer's investigation shall accompany each commitment. All records pertaining to cases of delinquency shall be kept at all times so that no one, except by court order, other than officers of the institution where the child is committed, duly accredited probation officers and others entrusted with the corrective treatment of said child, shall have access to the same. Any officer or employee of an institution who permits other than authorized persons to have access to such records, or any officer or employee or person entrusted with the use of the same for corrective purposes, or anyone else, who publishes or broadcasts or permits the publication or broadcast of such records or parts of the same, except by court order, shall be in contempt of court. This prohibition shall not be construed to prevent publication as provided in this section or RSA 169:27.

Amendment adopted. Ordered to third reading.

HB 657, providing for probate judicial referees. Inexpedient to legislate, Rep. Ayles for Judiciary.

Committee felt that legislation not needed and too expensive at the present time. Resolution adopted.

Rep. Belair requested a quorum count. The Speaker declared a quorum present. HB 509, relative to collective bargaining for classified state employees and making an appropriation therefor. Ought to pass with amendment. Rep. Close for Labor, Human Resources and Rehabilitation.

Bill as amended would appropriate funds for State Labor Relations Board to be established by HB 526. Unanimous vote of committee.

At the request of Rep. Marsh, Rep. Close explained the bill.

Rep. William Boucher spoke against the amendment.

Rep. George Gordon moved that HB 509 as amended be laid upon the table.

HB 629, relative to payment of patient workers at New Hampshire hospital. Ought to pass. Rep. Judd for Labor, Human Resources and Rehabilitation.

Bill provides that payment of these wages will not conflict with federal requirements. Unanimous vote of committee.

Ordered to third reading.

HB 639, providing unemployed workers with an appeal prior to the cessation of benefits. Inexpedient to legislate. Rep. Sackett for Labor, Human Resources and Rehabilitation.

This legislation would result in substantially all unemployed appealing in such circumstances. Unanimous vote of committee.

Resolution adopted.

SUSPENSION OF RULES

Rep. Mann moved to suspend Rule 58 on HB 405, providing for the state to compensate in full the special deputy forest fire wardens.

Adopted by the necessary two-thirds.

HB 405, providing for the state to compensate in full the special deputy forest fire wardens. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Provides payment where it is due.

AMENDMENT

Amend RSA 224:7 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

224:7 Specila Deputy Forest Fire Wardens. The director of the division of resources and development may appoint as special deputy forest fire wardens persons in the employ of the department of resources and economic development and such other persons as may be in a position to assist him in preventing and suppressing fires. Said appointees shall have the same powers and duties as the town forest fire wardens but the said powers and duties shall be exercised and performed only in emergencies or in the absence of a regularly appointed forest fire warden or deputy forest fire warden and upon the direction of the director, division of resources development or his agent. Said appointees shall be allowed for their services such compensation as may be fixed by the commissioner of resources and economic development and the director, and said compensation shall be deemed to be an expense of fighting forest and brush fires but such compensation shall be borne entirely by the state, in those instances where the appointee acted upon the direction of the director or one of his agents.

Amendment adopted.

Rep. Taylor abstained from voting under Rule 16.

Referred to Appropriations.

UNANIMOUS CONSENT

Rep. George Gordon addressed the House by unanimous consent.

SIX-DAY EXTENSIONS GRANTED

HB 152, providing for an increase in the maximum amount of credit life insurance permitted. (Banks and Insurance)

HB 435, authorizing savings banks to purchase and develop New Hampshire real estate. (Banks and Insurance)

HB 437, establishing a Pittsfield judicial district and a Pittsfield district court. (Judiciary)

HB 268, establishing the Meredith district court. (Judiciary)

SB 66, providing additional cost of living increases for retired members of the N.H. Teacher's Retirement system, the N.H. Policemen's Retirement system, the N.H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change. (Executive Departments and Administration)

HB 129, reducing the penalties for possession of less than one pound of

cannabis-type drugs. (Judiciary)

HB 389, establishing standards of conduct for State Legislators in situations where personal interests conflict with public interests and providing for the enforcement of these standards. (Legislative Administration)

HB 634, permitting towns to adopt a code of ethics for town officers. (Municipal and County Government)

THREE-DAY EXTENSIONS GRANTED

HB 577, providing for a personnel commission in the city of Manchester, (Manchester Delegation)

Thursday, April 24th, Tuesday, April 29th and Wednesday, April 30th will be consent Calendar days.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 663, relative to the powers, duties and functions of the N.H. insurance guaranty association and relative to the liquidation of insolvent insurance companies.

HB 524, relative to lifetime hunting and fishing licenses for elderly residents.

HB 614, relative to taking salt water smelt without a fishing license.

HB 533, relative to sudden infant deaths.

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars and establishing the salaries of the associate justices of the Manchester and Nashua district courts.

HB 595, permitting a court to require a delinquent child to make restitution.

HB 629, relative to payment of patient workers at New Hampshire hospital.

RECONSIDERATION

Rep. George Thibeault moved reconsideration on HB 524, decreasing the age limitation on free lifetime hunting and fishing licenses for elderly residents.

Reconsideration lost.

On motion of Reps. French and Spirou the House adjourned at 4:48 o'clock to meet tomorrow at 12:30 o'clock for a House session and at 1:10 o'clock for a Joint Convention.

Friday, 18Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Good afternoon Lord. Thank You for the gift of this day, for life, for time, for all Your tangible offerings that set us apart as persons created in Your image, with the exciting responsibilities of the power to choose and understand. Let our lives be tangible proof of our concern for doing Your will here and all places.

It is said, Lord, that a determined person can do more with a rusty wrench than a loafer can do with the finest tools. Help us to be determined persons in these difficult and challenging times, for times like these open new horizons, new opportunities, test

the courage and determination of men, women and youth and awaken new leadership to the front lines of decision making.

We are taught in Your Word, about the lifestyle for good leadership: "He would be greatest among the people, let him be a true servant to all." Bless our President, Gerald Ford, all leaders and peoples, here and everywhere, with the grace and greatness of servanthood. God Bless us and lead us. In Jesus' name. Amen!

Rep. Parr led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Nardi, Kimball and Gemmill, the day, important business.

Rep. Cobleigh, indefinite, illness.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 866 through 880 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading and referral

HB 866, relative to straight ticket voting in all biennial elections, all other elections of national or state officers, and primaries. (Spirou of Hillsborough Dist. 27; Krasker of Hillsborough Dist. 22; Day of Hillsborough Dist. 26—To Statutory Revision)

HB 867, providing for the test of education voucher programs. (French of Belknap Dist. 1; Nardi of Hillsborough Dist. 27; Wilson of Rockingham Dist. 2; Chase of Merrimack Dist. 7; Gamache of Merrimack Dist. 7; Plourde of Merrimack Dist. 7; Benton of Rockingham Dist. 2; Davis of Rockingham Dist. 2; King of Rockingham Dist. 1; Stimmell of Rockingham Dist. 1; Colson of Hillsborough Dist. 12; Boucher of Merrimack Dist. 6; Hess of Merrimack Dist. 6; Goff of Rockingham Dist. 5—To Education)

HB 868, prohibiting oil producers and refiners from operating retail gasoline stations and requiring oil suppliers to treat gasoline dealers uniformly. (MacDonald of Hillsborough Dist. 32; Coutermarsh of Hillsborough Dist. 24—To Transportation)

HB 869, requiring annual reporting and publishing of gross revenues and expenditures of charitable corporations incorporated in the state. (Joos of Strafford Dist. 1—To Statutory Revision)

HB 870, permitting tenants of residential dwellings to pay rent into a trust if unsafe or unhealthy conditions exist in the dwellings. (Cressy of Rockingham Dist. 11: Holland of Hillsborough Dist. 24—To Judiciary)

HB 871, permitting the creation of public greyhound racing kennels and limiting those owned by a track. (Rules Committee for Spirou of Hillsborough Dist. 27; J. Winn of Hillsborough Dist. 19—To Ways and Means)

HB 872, establishing criteria for determining residence of candidates for elective office. (Rules Committee for Altman of Grafton Dist. 8—To Statutory Revision)

HB 873, relative to procedures in adoption and termination of parental rights. (Nighswander of Belknap Dist. 2—To Judiciary)

HB 874, relative to appeals from probate courts. (Currier of Hillsborough Dist. 15—To Judiciary)

HB 875, relative to the support of children as a charge against a decedent's estate. (Clark of Grafton Dist. 11—To Judiciary)

HB 876, relative to compensation for the board of registrars of voters of the city of Portsmouth. (Griffin of Rockingham Dist. 19—To Portsmouth Delegation)

HB 877, exempting chiropractors who have practiced in this state for twenty-five years or who have reached the age of sixty-two, whichever occurs first, from the annual seminar requirement for license renewal. (Sing of Hillsborough Dist. 23—To Health and Welfare)

HB 878, relative to the legislative facilities committee. (Duprey of Carroll Dist. 2; Tucker of Sullivan Dist. 4—To Legislative Administration)

HB 879, directing the joint committee on legislative facilities to study and report on legislative printing. (Rules Committee for French of Belknap Dist. 1; Spirou of

Hillsborough Dist. 27: Drake of Coos Dist. 3; Daniels of Hillsborough Dist. 25-To Legislative Administration)

HB 880, relative to establishing a noise abatement program. (Vachon of Hillsborough Dist. 33: Hoar of Rockingham Dist. 8-To Health and Welfare)

Reps. French, Spirou, Griffin, Belair, Russell Chase and Chambers offered the following.

RESOLUTIONS

Whereas, the United States is embarking on a celebration of the bicentennial of its birth, and

Whereas, the State of New Hampshire, as one of the thirteen original states, shared in those hallowed beginnings by the activities of its citizens at Fort William and Mary and from then on at Bunker Hill, Bennington and every site where Americans struggled to achieve their freedom, and

Whereas, the thirty-eighth President of the United States is visiting New England this week to participate in ceremonies observing the events which ignited the battle for self-determination, and

Whereas, the President has come to New Hampshire today to address a joint convention of the New Hampshire General Court, therefore, be it

Resolved, that the House of Representatives welcome President Gerald R. Ford on behalf of all the citizens of New Hampshire on the occasion of his historic visit, and he it further

Resolved, that a copy of these resolutions be prepared and presented to him by the Speaker of the House of Representatives. Adopted.

(Rep. French in the Chair)

Reps. Carswell, Dwyer, Granger and Lyons offered the following:

RESOLUTIONS

Whereas, we have learned with sorrow of the death of Ronald E. Geiger, a Representative from Merrimack, and

Whereas, Mr. Geiger has served his community faithfully and with efficiency, therefore, be it

Resolved, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Mr. Geiger, and be it

Resolved, that a copy of these resolutions be transmitted to his family. Adopted.

Reps. Chase and Spirou offered the following:

RESOLUTION

Resolved, that the House is ready to meet with the Senate in Joint Convention for the purpose of hearing an address by the President of The United States. Adopted.

> (Rep. Chase in the Chair) (Speaker in the Chair)

JOINT CONVENTION

The Sergeant-at-Arms announced the entrance of the House Minority Leader, the House Majority Leader, the Senate Minority Leader, the Senate Majority Leader, the Vice President of the Senate, the Governor of Maine, the Governor of Vermont, the President of the Senate, His Excellency, the Governor and the President of the United States.

The Speaker introduced the Governor for the purpose of presenting the President of the United States who addressed the Joint Convention.

It is a great honor to appear here before the distinguished legislature of the great State of New Hampshire—a deliberative body that is known far and wide as one of the most highly representative, one of the most highly regarded, one of the most highly effective—and one of the most highly paid—in the respect and admiration of all its constituents.... Your selflessness and dedication is both to be commended and applauded.

I come here today to say a few words about the past, to offer some thoughts about the present and to talk about the future. The people of New Hampshire are rich in historical heritage.

It was at nearby Newcastle that four hundred of your ancestors stormed the British Fort William and Mary and captured its military stores—four months before the battles of Lexington and Concord. The captured ammunition was used by New Hampshire men who fought at Bunker Hill.

It was New Hampshire that drafted in January 1776, the first Constitution proclaimed in the colonies, and passed a Declaration of Independence three weeks before such action by the Continental Congress. It was at Bennington that General John Stark led New Hampshire troops against the British with these famous words:

"There are your enemies—The Redcoats and Tories: "We must beat them or tonight Molly Stark sleeps a widow." Molly Stark never became a widow. Bennington was an early colonial victory. But John Stark would have fought to the last man, the last rifle, the last round of ammunition—if necessary.

Let us remember the lesson of General Stark and the men of New Hampshire who fought us then—and make sure this nation's defenses are never permitted to deteriorate to the point where an American must ever be called upon to fight without the best weapons and without ample ammunition—and without the full determination of our government and our people to achieve final victory once committed.

I like your nickname, the "Granite State." It shows the strength of character, firmness of principle and restraint that have long characterized New Hampshire.

Much of the rhetoric in American today tends toward exaggeration, toward over-statement. Such language tends to divide more than unite. It excites more than enriches. It promises more than it can produce.

This is not the time for extremes or excess in language or in conduct. It is not the moment for exaggeration in any direction. It is a time to think and act with reason and restraint.

You and I share a common interest in a subject where we must avoid extremes and excess. That is the general subject of how we manage our affairs—as reflected in your State budget and in the Federal budget.

Amid the climbing costs of Federal and State budgets—particularly in the past decade—New Hampshire has truly balanced its budget. You grapple with your problems without a general income or sales tax. I admire your spirit of self-discipline and self-reliance. You have gone about your business quietly—with restraint—without the exaggerated rhetoric which divides people and without excessive promises that create so much false hope.

In Federal programs and Federal spending, the opposite has been true. In the last quarter-century, Federal payments for individuals climbed from \$31 billion to about \$160 billion in constant dollars. In other words, from less than one-fourth of the Federal budget to nearly one-half.

America is now spending—if we include comparable figures for State and local governments—about \$250 billion annually for various payments to individuals. That is approximately 15 percent of today's national income compared to some four percent 25 years ago.

Most of this spending is centered in a few programs. More than one-third of the funds are spent in Social Security payments, Medicare and Medicaid.

Many benefit programs are highly desirable. For example, a generation ago America devised one of the finest Social Security systems in the world and followed it with Medicare and Medicaid—and recently a Supplemental Income Plan. The American people supported these programs.

We have done many things over the past generation for the aged, the blind and the disabled—those who cannot help themselves. But it is also true that there has been an astonishing explosion in the number of other Federal programs—and in the number of people administering them. Since the early 1960's, the number of Federal Domestic Assistance programs has grown from about 200 of these social welfare programs in the early 1960's to more than 1,000 today. And there has been a massive increase in the country's bureaucracy—on the Federal, State and local level—from about six million employees in 1950 to 14 million today.

If we continue these trends at anywhere near their present rate of growth—more than twice that of the Gross National Product—the result will be this: In two decades, governments would need to collect in taxes more than half our GNP to meet their commitments.

Almost three-fourths of all Federal spending is currently in a category called "uncontrollable." I categorically reject the view that Federal spending is "uncontrollable" and that we must add each year to the national debt. Federal spending is controllable. There are two levels of such control:

The first is with the American people. They can say "no" to those still spreading the notion that it is possible to get something for nothing. Or they can say "yes" to those of us who are trying to curb the increasing burden of taxation and who want to restore fiscal responsibility.

The second lever is the exercise of leadership by the President and the Congress in the control of Federal spending. As President, I have drawn the line on spending. But the Congress is threatening to go far beyond the line. For example: The House of Representatives passed just two days ago its first regular appropriation bill for fiscal 1976. It amounted to one billion dollars more than my request of \$6.2 billion for the major Federally-aided education programs. Apparently, the American people must educate the Congress.

The Nation now faces new Congressional multi-billion dollar initiatives. How much are the American people willing to tax themselves to pay for these new proposals? And for how long?

It took this Nation more than 180 years to reach a Federal budget of \$100 billion annually. It took only nine more years for that budget to hit \$200 billion a year—and only four years beyond that for the annual total to climb to \$300 billion.

The Federal Government expects to spend about \$322 billion this fiscal year. With the cooperation of the Congress, I plan to hold the budget for fiscal 1976 to approximately \$356 billion. I am seriously concerned about the borrowing we must do to support these levels of spending.

In these troubled economic times, however, I believe it is necessary to help the unemployed and to stimulate the economy by a limited tax reduction.

In perspective, Federal receipts for fiscal 1976 would be more than \$40 billion higher if the economy were operating normally. This accounts for the most of the deficit in fiscal 1976. If the economy were operating at the rate of only one year ago, the Nation would have balanced budgets both this year and next.

Some believe that this country can continue government spending—Federal, State and local—on most if not all present programs and at least at the current rate of outlays. Others take the position that America is not spending enough to meet social and other needs.

Most of these requests come from increasingly discredited rhetoric—one promise after another. And this is the heart of our financial dilemma today. It is the endless stream of promises made to the American people—in the last generation and continuing today—that the government can and will satisfy most of their needs—and even their wants. It is a language that has now become one of extremes and excess. It is that the government will make your dreams come true—all you have to do is file an application. The American people cannot live on promises. We must live on production, All of this raises a question—a question of utmost simplicity and yet of protound significance to the American people: How long can the United States afford to run continuous budget deficits?

All levels of government have contributed much to progress during the past generation. But many new programs have failed—leading not only to waste but disillusionment and despair. We have come to a time—in my judgment—where the American people will and must take a closer look at where their money is going. The reason is simple. The built-in momentum of the Federal budget and unanticipated other demands have produced excessive expenditure growth rates. These growth rates are not only rising faster than current revenues but are absorbing our anticipated future growth. This is no time for fiction or false promises. The American people want to know where they stand.

I believe it is time to reassess our domestic policies. I am convinced that the people of the United States do not know where their money is going—and just as important, WHY. This is the 1974 Catalog of Federal Domestic Assistance—some 800 pages of programs—much of it in fine type. It weighs almost four pounds and is a complex maze of programs. Let us look at these programs. Are we getting our money's worth? If not, why not?

It is time to re-examine not only the American budget but the American Conscience and the basic American virtues. We must get our house in order. Instead of more promises, the American people must ask who will pay for these promises.

The United States is now spending—among Federal, State and local governments—hundreds of billions of dollars for social programs. Many are uncoordinated and ineffective. They must be reassessed. We must take a close look at these and any other programs that may be questionable. The American people understand that they pay for all this spending either through their taxes or inflation—or both. This country is not great because of what the Federal Government has done, but what American individuals have accomplished.

We must take the American people back into our confidence and tell them the truth. And the truth is this: The Federal Government can no longer increase spending at the rate it has done in the past. I sound this warning to the American people—here in this Legislature because you are a remarkable example of the early principles and policies that made this country great. You have lived and worked within your means. New Hampshire is more than a State. It is a state of mind. It is the true new frontier of America—because ideas and principles and virtues have no boundaries. You have offered us the horizons—of free men and women—not those burying this Nation and our people in debt. Voltaire once said:

"Common sense is not so common."

Neither are Granite principles and Granite beliefs. Thank you for your invitation to meet with you here today.

On motion of Reps. French, Griffin, Chase, Spirou and Chambers and Sens. Downing and Brown the Joint Convention adjourned.

HOUSE RESOLUTION 8

Reps. French and Spirou offered the following:

Resolved, that any request for drafting of a proposal by a House member which is not signed by him approving its introduction on or before April twenty-third at 5 p.m. may not be introduced unless later approved by the House Rules Committee or by suspension of the House Rules by the necessary two-thirds.

The clerk read the resolution in full.

Adopted.

SENATE MESSAGE INTRODUCTION OF SCR

SCR 13, honoring Mrs. Catherine T. Squires upon her selection as Mother of the Year.

Reps. French and Spirou moved that the House concur.

Reps. Benton, Cournoyer, Philip Currier, and Sens. Bossie, Brown and Trowbridge offered the following:

HCR 17, in favor of continued interest and action by the New Hampshire Senators and Congressmen on behalf of members of the United States Armed Forces listed as missing in action in the Viet Nam theatre of operations.

Whereas, there are three (3) residents of New Hampshire who are among those still listed as missing in action in the Viet Nam theatre; and

Whereas, those who are missing should not be forgotten, and efforts to locate them should be diligent and continuous; and

Whereas, the New Hampshire Senators and Congressmen in Washington D.C. are in the best position to make inquiries and assure that the cognizant government agencies do make continuous and diligent efforts to locate the missing personnel; Now therefore be it

Resolved by the House of Representatives, the Senate concurring:

That the New Hampshire Senators and Congressmen in Washington D.C. be apprised of the interest of this legislature in locating the missing military personnel, and further, be requested to maintain liaison with the appropriate government agencies and request that every effort be made to locate the missing personnel, or to secure information as to their whereabouts; and that copies of this resolution be forwarded by the Secretary of State to the Washington office of each of the New Hampshire Senators and Congressmen.

The clerk read the resolution in full. Adopted.

The subcommittee on Resolutions and Screening having approved its introduction. Reps. Roberts, French, Sara Townsend, Lyons, and William Boucher offered the following:

HCR 18, establishing an interim committee on elderly affairs.

Whereas, citizens of age sixty-five and over have already made a tremendous contribution to their society at the local, state and national level; and

Whereas, many of these citizens face grave economic problems in these times of spiraling inflation and runaway recession, while trying to live on a fixed income; and

Whereas, the New Hampshire state council on aging, which was established to administer all grants and services mandated under the Older Americans Act of 1965, as amended, does require and request continued assistance in state financial and legislative matters, particularly during the period of time when the New Hampshire general court is not convened; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring:

That there is hereby established a joint committee on elderly affairs to examine and study the problems of aging and to make its recommendations, in the form of a report to be filed with the speaker of the house and the president of the senate, with copies to the office of legislative services and the house and senate clerks, no later than October 30. 1976; and

That said committee be comprised of three members of the house of representatives appointed by the speaker of the house and two members of the senate appointed by the president of the senate.

The clerk read the resolution in full.

Adopted.

The subcommittee on Resolutions and Screening having approved its introduction, Reps. Drake and French offered the following:

HCR 15, requesting the attorney general to criminally prosecute persons guilty of welfare fraud.

Whereas, a number of instances of alleged fraud by recipients of welfare payments have been referred to the attorney general; and

Whereas, in a number of cases, particularly if restitution has been made the attorney general has apparently given low priority to the criminal prosecution of such cases; now, therefore, be it

Resolved by the House of Representatives, the Senate Concurring:

That the commissioner of health and welfare is requested to notify the attorney general of any cases of which he has knowledge of suspected fraud relative to the receipt or misuse of welfare grants and to request the attorney general to investigate and prosecute the same.

That the attorney general is requested, in all cases where he believes that he has sufficient information and evidence to obtain a finding of guilty against a person who is alleged to have committed fraud relative to the receipt or misuse of welfare grants, to file a criminal complaint against and prosecute such persons.

That the attorney general is requested to advise the general court of the additional funding requirements he deems necessary to carry out any such prosecutions.

That the clerk of the house be directed to mail a copy of these resolutions to the attorney general and the commissioner of health and welfare.

The clerk read the resolution in full.

Rep. Williamson spoke against the resolution.

Rep. Drake explained the resolution.

Rep. Leonard Smith requested the clerk read the resolution.

Rep. Eugene Daniell spoke against the resolution.

Reps. Roma Spaulding, French, Richard Bradley, Morrissette and Twardus spoke in favor of the resolution.

Rep. Roma Spaulding moved the previous question.

Sufficiently seconded.

Adopted.

A quorum count was requested.

The Speaker declared a proper quorum present. Resolution adopted.

COMMITTEE REPORTS

HB 699, relative to the commissioner of safety participating in the state retirement system. Ought to pass. Rep. Noble for Executive Departments and Administration.

Present commissioner of safety is a member of Group II. This bill will allow his successors to be in Group II, as they would not be eligible to gain social security benefits.

Ordered to third reading.

HB 628, permitting the taking of wild deer by a muzzle loading rifle in certain towns and counties. Ought to pass. Rep. Stimmell for Fish and Game.

Fish and game housekeeping measure.

Ordered to third reading.

SB 61, relative to procedures for rule making for the fish and game department. Ought to pass with amendment. Rep. Huggins for Fish and Game.

Clarifies Fish and Game Department rules.

AMENDMENT

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Repeals. The following sections of the RSA are hereby repealed:

I. RSA 206:12 relative to rule making.

II. RSA 206:13 relative to effective dates.

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Public Hearings Relative to Fish and Game Laws. Amend RSA 206:11 (supp), as amended, by striking out said section and inserting in place thereof the following:

206:11-Hearings as to. Once each biennium, in the odd-numbered year, the director shall hold public hearings to hear suggestions from the public on changes in the fishing rules and regulations or on any other subject with respect to his duties. Such hearing shall be held at the superior court house in Concord commencing at 8:00 p.m. on the first Monday in June, and at the superior court house at Lancaster on the following Friday commencing at 8:00 p.m. Public notice of said hearings shall be published at least twice in two newspapers having general circulation throughout the state, and in such other newspapers, magazines, or circulars as the director may deem desirable, between the dates of May first and May thirtieth immediately prior to the public hearing. It shall be the duty of the members of the commission to be in attendance at such hearings. In the event of the illness of the director, or a majority of the commission not being present, or other unforeseen contingency, such hearings shall be adjourned or postponed. In the eyent of such adjournment or postponement, notice of the time of subsequent hearing shall be posted at such courthouse and given such other publicity as the director shall deem proper to give adequate notice thereof to interested parties. The director may in his discretion conduct other public or private hearings throughout the year upon petition of interested parties. At the biennial hearings held at Concord and Lancaster and at other public hearings that the director shall hold in accordance with the provisions of this section, any person having any testimony to present which bears upon the power and authority of the director under the provisions of this title, shall be given full opportunity to be heard. and the director shall cause a complete stenographic record to be kept of all testimony taken.

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

(Rep. French in the Chair)

SB 79 $\,$ relative to limited openings of smelt brooks. Inexpedient to legislate. Rep. Huggins for Fish and Game.

Smelt pulation is too low at this time.

Rep. W. liam Boucher moved that the words, ought to pass, be substituted for the committee ϵ port, inexpedient to legislate, and spoke to his motion.

Reps. Huggins, George Thibeault and Scott spoke against the motion.

The previous question was requested.

Sufficiently seconded.

Adopted.

A division was requested.

55 members having voted in the affirmative and 188 in the negative, the motion lost.

Resolution adopted.

(Speaker in the Chair)

HB 564, providing that all restaurants have a device to use in removing food stuck in a person's throat. Inexpedient to legislate. Rep. Haller for Health and Welfare.

Restaurants are now enabled to keep and use such a device.

Mandating its purchase would be doing the job of private enterprise.

Rep. Shapiro moved that HB 564 be made a special order for Wednesday next, April 23rd.

Motion lost.

Rep. Shapiro moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Eugene Daniell spoke against the motion.

Rep. Woods spoke in favor of the motion.

(Rep. Chase in the Chair)

Reps. Howard and Haller spoke against the motion.

Reps. Kenneth Smith, Richard Bradley, Schwaner and Reidy spoke in favor of the motion.

Rep. Hanson moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

176 members having voted in the affirmative and 91 in the negative, the motion passed.

Ordered to third reading.

Rep. Lessard wished to be recorded in favor of the motion, ought to pass.

INTRODUCTION OF GUESTS

The Speaker introduced Greta and Douglas Scamman, Sr., former Speaker of the House.

HB 246, relative to the distribution of district court fees. Refer to the Committee on Judiciary for interim study. Rep. Sayer for Judiciary.

Covers share of fines to be returned to town of origin of cases. Unanimous vote to refer to Committee for interim study.

Rep. Frizzell moved that HB 246 be laid upon the table.

Adopted.

HB 406, to prohibit employers from including tips in determining minimum wage rates. Inexpedient to legislate. Rep. Taylor for Labor, Human Resources and Rehabilitation.

This legislation, although seeking to help tipped employees, might accomplish the opposite result; employers legally could pay such employees minimum wages and retain all tips. Federal legislation already regulates businesses grossing over \$250,000 so this legislation would only affect small businesses.

Resolution adopted.

HB 446, to establish a state liquor store in the town of Windham and making an appropriation therefor. Inexpedient to legislate. Rep. Bernard for Liquor Laws.

Population too small and close enough to surrounding liquor stores.

Resolution adopted.

HB 553, removing the citizenship requirement from an application for a license to manufacture or sell liquor or beverages. Inexpedient to legislate. Rep. D'Amante for Liquor Laws.

We should not give up certain privileges we have and aliens should be proud and honored to become American citizens.

Rep. Spirou spoke against the committee report.

Rep. D'Amante spoke in favor of the committee report.

A division was requested.

195 members having voted in the affirmative and 80 in the negative, the resolution was adopted.

HB 555, relative to the advertising of liquor and beverages. Inexpedient to legislate. Rep. Tucker for Liquor Laws.

Committee opposes the proliferation of billboards which this bill would allow. Vote was unanimous.

Resolution adopted.

HB 659, repealing the prohibition against liquor advertising in fraternal, religious, educational, patriotic, social or civic group publications. Inexpedient to legislate. Rep. Pray for Liquor Laws.

Present law should be supported.

Resolution adopted.

HB 403, requiring subdivision plan approval prior to any altering of land or other action by the subdivider. Ought to pass. Rep. Gaskill for Municipal and County Government.

This is to clarify a previous law in regard to cutting right-of-ways. Ordered to third reading.

HB 586, changing the responsibility for annually listing of dog owners from the assessors to the town or city clerk. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Government. This bill will be studied with other dog bills in committee.

Referred to the committee on Municipal and County Government for interim study.

Rep. Hanson moved the HB 604 be made a Special Order for Wednesday next and spoke to his motion.

Adopted.

HB 338, requiring vessels with a hazardous substance or oil as cargo to have a valid certificate of inspection and a compliance certificate as a prerequisite in obtaining port clearance. Inexpedient to legislate. Rep. Duhaime for Transportation.

This bill as proposed was unworkable because the state cannot pass legislation and require the United States Coast Guard to enforce it. Committee vote was unanimous.

Resolution adopted.

Rep. Sayer moved that HB 246, relative to the distribution of district court fees be taken from the table.

Motion lost.

SENATE MESSAGES NON-CONCURRENCE

HB 306, permitting municipalities to charge fees for duplicate property tax bills.

CONCURRENCE

HOUSE BILL WITH SENATE AMENDMENT

HB 124, relative to defining political advertising under the chapter regulating political expenditures, advertising and contributions. (Amendment printed in S.J. April 16.)

Rep. Milton Cate moved that the House concur with the Senate Amendment. Adopted.

SIX-DAY EXTENSIONS GRANTED

HB 605, limiting the increases in fees for mooring permits for commercial fishing vessels in waters under the jurisdiction of the state port authority. (Transportation)

HB 581, relative to handle bar grips on motorcycles. (Transportation)

HB 610, permitting towns to appropriate money for recreational facilities. (Municipal and County Government)

HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only. (Municipal and County Government)

THREE-DAY EXTENSIONS GRANTED

HB 574, limiting smoking in places of public assembly to designated areas. (Health and Welfare)

HB 575, clarifying the status of inmates of homes and institutions relative to a settlement. (Health and Welfare)

HB 597, clarifying the meaning of consecutive days in the RSA pertaining to child-caring agencies. (Health and Welfare)

NOTICE OF RECONSIDERATION

Rep. Sayer served notice that today or some subsequent day as limited by House Rule 28, he would ask the House to reconsider its action of tabling HB 246, relative to the distribution of district court fees.

Rep. Taylor moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 699, relative to the commissioner of safety participating in the state retirement system.

 \mbox{HB} 628, permitting the taking of wild deer by a muzzle loading rifle in certain towns and counties.

SB 61, relative to procedures for rule making for the fish and game department. HB 564, providing that all restaurants have a device to use in removing food stuck in a person's throat.

HB 403, requiring subdivision plan approval prior to any altering of land or other action by the subdivider.

RECONSIDERATIONS

Rep. Burns moved reconsideration of HB 406, to prohibit employers from including tips in determining minimum wage rates.

Reconsideration lost.

Rep. Blanchette moved reconsideration on HB 564, providing that all restaurants have a device to use in removing food stuck in a person's throat.

Reconsideration lost.

345 members were recorded as present.

Thursday, April 24 will be a consent calendar day.

On the motion of Reps. Cressy and Hoar, natives of Concord, Mass., and of Rep. Marsh, a native of Lexington, Mass., the House adjourned at 3:50 o'clock in honor of the embattled farmers of April 19, 1775 and of all patriots.

Tuesday, 22Apr75

The House met at 12:30 o'clock,

Prayer was offered by House Chaplain Milton L. Smith, Sr.

We are not always happy with Your words to us. It seems You are all too clear at times, God. Can't You just be satisfied with a little sweettalk about the weather and Spring in the air? Must we be constantly reminded of such words of Yours, as: "If my people will humble themselves and pray, and search for Me, and turn from their wicked ways, I will hear them and forgive their sins and heal their land." (II Chronicles 7:14) O God, how we desire for the "healing of our land"! Help us to be truly humble, daring to look deep into ourselves, checking out our lifestyle in the light of the lifestyle of Your Son, Jesus Christ, committing the whole person to the healing of our land. Let it begin with the important work at hand. Right now! You and me Lord, You and me. Amen!

Rep. Milne led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Holland, today and tomorrow, death in family.

Rep. Webster, indefinite, illness.

Reps. Horton, Daniel Healy, Barbara Thompson, Ingram and Favreau, the day, important business.

Rep. Scranton, the week, important business.

INTRODUCTION OF GUESTS

Robin Cook and Shirley Butterick, President and Vice-President of Youth group of Federated Church, Greenville, guest of Reps. Henry Richardson and Clyde Eaton; Mrs. Henry Richardson, wife of Rep. Richardson and Mrs. Florence Cook, Youth Group advisor, Diane Halbedel, Audrey Schren, Kathy Dwyer of youth group, guests of Reps. Richardson and Clyde Eaton; Barbara Voulgaris, granddaughter and Linda Rausch, guests of Rep. Goodrich; Mary Mallet and David Deck, guests of Rep. Russell; Terry St Cyr; Diane Maure, Laurie Reisch, Leslie Parker, Pamela Carroll, Sarah Lowe, Virginia Terriault of Girl Scout Troop No. 31 and Mrs. Aurore Maure, Mrs. Guy Maure, Miss Marion Small and Master Michael Maure, guests of Rep. Oleson; Susan Gauthier, daughter-in-law of Rep. Gauthier.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 881 through 899 and House Joint Resolution numbered 3 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 881, providing for state grants to persons subject to catastrophic illness. (Roberts of Belknap Dist. 4—To Health and Welfare)

HB 882, relative to the designation of office on ballots. (Bednar of Hillsborough Dist. 14; Richardson of Coos Dist. 4; Schwaner of Rockingham Dist. 9—To Statutory Revision)

HB 883, eliminating rail transportation from the authority of the New Hampshire transportation authority and renaming said authority. (Hoar of Rockingham Dist. 8; Dickinson of Carroll Dist. 2; Claveau of Dist. 14; Joos of Strafford Dist. 1; Poulsen of Dist. 2; Pray of Strafford Dist. 21; Hunt of Coos Dist. 2; Chambers of Grafton Dist. 13; Coutermarsh of Hillsborough Dist. 24; Stevens of Cheshire Dist. 1; Daniels of Hillsborough Dist. 25—To Transportation)

HB 884, relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A. (Hoar of Rockingham Dist. 8; Claveau of Dist. 14—To Executive Departments and Administration)
Dist. 8; Sen. Claveau of Dist. 14—To Executive Departments and Administration)

HB 885, to reorganize the department of revenue administration. (Roberts of Belknap Dist. 4; French of Belknap Dist. 1; Bednar of Hillsborough Dist. 14—To Executive Departments and Administration)

HB 886, prohibiting public utility furnishing electrical power to consumers from charging said consumer any fuel adjustment charge. (McLaughlin of Hillsborough Dist. 16—To Statutory Revision)

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons. (Healy of Hillsborough Dist. 29; Spirou of Hillsborough Dist. 27—To Health and Welfare)

HB 888, establishing procedures for class actions in state courts. (Stevens of Cheshire Dist. 1-To Judiciary)

HB 889, relative to crimes occurring in the course of labor difficulties. (Ellis of Rockingham Dist. 16—To Judiciary)

HB 890, authorizing voter registration by mail. (Spirou of Hillsborough Dist. 27; Morrissette of Hillsborough Dist. 36; Flanagan of Rockingham Dist. 6; Gardner of Hillsborough Dist. 30: Day of Hillsborough Dist. 26—To Statutory Revision)

HB 891, eliminating the requirement that at least one city or town intervene between an absentee voter and the place in which he is legally entitled to vote. (Spirou of Hillsborough Dist. 27; Krasker of Rockingham Dist. 22; Day of Hillsborough Dist. 26—To Statutory Revision)

HB 892, providing an additional session for change of voter registration prior to a primary election. (Spirou of Hillsborough Dist. 27; Krasker of Rockingham Dist. 22; Day of Hillsborough Dist. 26—To Statutory Revision)

HB 893, providing for the filing and public availability of checklists after every biennial election. (Spirou of Hillsborough Dist. 27; Krasker of Rockingham Dist. 22; Day of Hillsborough Dist. 26—To Statutory Revision)

HB 894, increasing the retirement benefits for certain retired employees of Manchester. (Sweeney of Hillsborough Dist. 34; Gardner of Hillsborough Dist. 30—To Executive Departments and Administration)

HB 895, relative to voting assistants. (Spirou of Hillsborough Dist. 27—To Statutory Revision)

HB 896, including "money" as an item to raffle and requiring the attorney general to establish guidelines on conducting raffles. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 897, relative to the administrative procedures act. (French of Belknap Dist. 1-To Executive Departments and Administration.

HB 898, relative to the registration and operation of motorbikes. (D'Amante of Sullivan Dist. 5—To Transportation)

HB 899, to institute a state educational assessment program. (Spirou of Hillsborough Dist. 27—To Education)

HJR 3, relative to holiday pay due conservation officers, district chief conservation officers and deputy district chief conservation officers. (Leary of Belknap Dist. 4—To Executive Departments and Administration)

NOTICE OF RECONSIDERATION

Rep. Chandler served notice that Wednesday, April 23, he would ask the House to reconsider its action of passing HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and maximum of thirty thousand dollars.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 127, permitting the liquor commission to license public carriers to serve liquor and beverages on certain buses. (Liquor Laws)

SB 138, relating to the definition of property within the state under the business profits tax. (Ways and Means)

SB 112, permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts. (Banks and Insurance)

SB 126, relative to hunting with a bow and arrow. (Fish and Game)

SB 135, relative to records of insurance department hearings. (Banks and Insurance)

SB 152, requiring a coho salmon fishing stamp. (Fish and Game)

SCR 9, establishing a special legislative committee to conduct a study of the food and souvenir concessions in state parks. (Resources, Recreation and Development)

SENATE MESSAGES

CONCURRENCE

 $\,$ HB 217, providing for the expiration of real estate attachments by operation of law.

HB 302, relative to the regular meeting days of the judicial council.

HB 432, relative to the season for taking wild deer by gun.

HB 460, relative to training permits for bird dogs and trail hounds.

HB 136, including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction.

ENROLLED BILLS AMENDMENT

HB 361, relative to annual inspections of antique motor cars and application of junk yard regulations to new and used motor vehicle dealers.

Amend RSA 267-A:2-a as inserted by section 2 of the bill by striking out line three and inserting in place thereof the following:

hundred square foot requirement specified in RSA 267-A:2, IV, (a) and (b).

The clerk read the amendment in full.

Adopted.

The Speaker called for the Special Order:

HB 122, relative to off-highway recreational vehicles. Ought to pass with amendment. Rep. Ryan for Transportation.

This bill was given to a five member subcommittee that spent many extra hours on this bill. The amended version is the result of that effort.

Rep. French offered an amendment and explained the amendment.

AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Posting Property. Amend RSA 635:2, IV (supp) as inserted by 1971, 518:1 by striking out said paragraph and inserting in place thereof the following:

IV. As used in this section, "secured premises" means any place which is posted with signs of appropriate words or symbols on durable material in block letters or symbols not less than two inches in height indicating that use of this land is prohibited for the purpose so specified. Such signs shall be posted at reasonable intervals in a manner reasonably likely to come to the attention of intruders. "Secured premises" also means land which is fenced or otherwise enclosed in a manner designed to exclude intruders.

Amendment adopted.

Rep. Alice Davis spoke against the bill as amended.

Rep. French spoke in favor of the bill as amended.

Rep. Philip Heald moved that HB 122 be laid upon the table.

Motion lost.

A division was requested on adopting the committee report.

145 members having voted in the affirmative and 114 in the negative HB 122 was ordered to third reading.

A quorum count was requested.

276 members having answered, a quorum was declared present.

COMMITTEE REPORTS

HB 727, providing for mental health coverage under health and accident insurance. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Bill requires mental illness to be covered by all group health and accident insurance policies. Bill as amended is a compromise which is similar to the Connecticut provisions where there has been no additional cost to the policyholder for this additional coverage.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for mental illness coverage under health and accident insurance

Amend RSA 415:18-a, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

415:18-a Group or Blanket Policy Provisions for Mental or Nervous Conditions. No policy of group or blanket accident or health insurance or accident and health insurance providing benefits for medical or hospital expense, and no certificates thereunder, shall be issued or renewed unless benefits for losses arising from mental or nervous conditions are at least equal to the following minimum requirements:

I. In the case of benefits paid for confinement as an inpatient in a licensed general hospital, or in a public or licensed mental hospital, including inpatient care at community mental health centers, or partial hospitalization (more than two hours but less than twenty-four hours hospitalization per day), the period of confinement for which benefits shall be payable shall be forty-five day equivalents of active care per policy year.

II. In the case of outpatient services furnished by a comprehensive health service organization, or a licensed general hospital or public or licensed mental hospital, or a community mental health center, if such an organization is approved by the division of mental health, the reasonable charges for such services shall be included as covered medical expenses and benefits shall be payable at a rate of one hundred percent with respect to the first five visits by a covered person in a policy year or calendar year and at a rate of eighty percent thereafter; provided that benefits payable under this paragraph with respect to the covered person may be limited to five hundred dollars in the policy or calendar year, whichever is applicable. In this paragraph, "outpatient services" means consultations, diagnosis or treatment provided by an organization enumerated in this paragraph or provided by a psychiatrist licensed under RSA 329 or a psychologist certified under RSA 330-A.

Amend RSA 419:5-a, as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

419:5-a Coverage for Mental or Nervous Conditions Required. Every group contract with a subscriber shall contain coverage for mental or nervous conditions at least as favorable to the subscriber as the following minimum benefits:

I. In the case of benefits paid for confinement as an inpatient in a licensed general hospital or in a public or licensed mental hospital, including inpatient care at community mental health centers, or partial hospitalization (more than two hours but less than twenty-four hours hospitalization per day), the period of confinement for which benefits shall be payable shall be forty-five day equivalents of active care per policy year.

II. In the case of outpatient services furnished by a comprehensive health service organization, or a licensed general hospital or public or licensed mental hospital, or a community mental health center, if such an organization is approved by the division of mental health, the reasonable charges for such services shall be included as covered medical expenses and benefits shall be payable at a rate of one hundred percent with respect to the first five visits by a covered person in a policy year or calendar year and at a rate of eighty percent thereafter; provided that benefits payable under this paragraph with respect to the covered person may be limited to five hundred dollars in the policy or calendar year, whichever is applicable. In this paragraph, "outpatient services" means consultations, diagnosis or treatment provided by an organization enumerated in this paragraph or provided by a psychiatrist licensed under RSA 329 or a psychologist certified under RSA 330-A.

Amend RSA 420:5-a, as inserted by section 3 of the bill, by striking out same and inserting in place thereof the following:

420:5-a Coverage for Mental or Nervous Condition Required. Every group contract with a subscriber shall contain coverage for mental or nervous conditions at least as favorable to the subscriber as the following minimum benefits:

I. In the case of benefits paid for confinement as an inpatient in a licensed general hospital, or in a public or licensed mental hospital, including inpatient care at community mental health centers, or partial hospitalization (more than two hours but less than twenty-four hours hospitalization per day), the period of confinement for which benefits shall be payable shall be forty-five day equivalents of active care per policy year.

II. In the case of outpatient services furnished by a comprehensive health service organization, or a licensed general hospital or public or licensed mental hospital, or a community mental health center, if such an organization is approved by the division of mental health, the reasonable charges for such services shall be included as covered medical expenses and benefits shall be payable at a rate of one hundred percent with respect to the first five visits by a covered person in a policy year or calendar year and at a rate of eighty percent thereafter; provided that benefits payable under this paragraph with respect to the covered person may be limited to five hundred dollars in the policy or calendar year, whichever is applicable. In this paragraph, "outpatient services" means consultations, diagnosis or treatment provided by an organization enumerated in this paragraph or provided by a psychiatrist licensed under RSA 329 or a psychologist certified under RSA 330-A.

Amend the bill by striking out section 4 and inserting in place thereof the

following:

4 Effective Date. This act shall take effect January 1, 1976.

Rep. Shirley Clark explained the committee amendment.

Rep. Clark vielded to Rep. Burns.

Amendment adopted.

Ordered to third reading.

HB 751, imposing a maximum age limitation for election as a bank trustee, director or officer and limiting the eligibility of corporators and members of mutual savings banks to serve in certain other banking capacities. Inexpedient to legislate Rep. Shirley Clark for Banks and Insurance.

Committee felt that the age limitation could be handled by each bank's by-laws. Since there is legislation already in effect covering interlocking directorates the second part of the bill is inconsequential.

Resolution adopted.

HB 770, providing certain standards for individual accident and health insurance policies. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Sets up additional standards for policy provisions not covered in HB 211 which has passed the House.

Ordered to third reading.

HB 678, placing petrochemical facilities under the authority of the energy facility evaluation committee. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

This puts the siting of plants under the energy facility evaluation committee.

AMENDMENT

AN ACT

placing petrochemical plants under the authority of the energy facility evaluation committee.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Definitions. Amend RSA 162-H:2 (supp), as inserted by 1974, 39:3, by inserting after paragraph V the following new paragraph:

VI. "Petrochemical plant" means any chemical processing plant with feedstock derived from petroleum or petroleum intermediary sources.

2 Petrochemical Plants, Inclusion. Amend RSA 162-H by inserting after section 2 the following new section:

162-H:2-a Petrochemical Plants. The provisions of RSA 162-H shall be construed to apply to petrochemical plants.

3 Effective Date. This act shall take effect sixty days after its passage.

Rep. Greene explained the amendment.

Amendment adopted.

Ordered to third reading.

HB 615, providing for a three mile limit for trawl or drag for fin fish and increasing the license fee and the penalties therefor. Inexpedient to legislate, Rep. Anthony Randall for Fish and Game.

Sponsor did not favor enforcement problem.

Resolution adopted.

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial and recreational development. Ought to pass with amendment. Rep. Bednar for Municipal and County Government.

This is a special act for the town of Salem which, if adopted by the voters, authorizes the selectmen to make plans for industrial development, or industrial parks within the town.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing the selectmen in the town of Salem with the authority

to make plans for industrial development.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Purpose. It is declared that in the town of Salem there is a need for the development of additional industry and areas suitable for such development for the preservation and betterment of the economy of the town and its inhabitants. It is the purpose of this act to provide for the establishment and redevelopment of such areas together with adequate transportation, water, sewage and other necessary facilities so as to provide and encourage orderly industrial development in the best interest of the town.

Amend the bill by striking out the introductory paragraph of section 2 and inserting in place thereof the following:

The selectmen of the town of Salem are authorized to prepare plans for the industrial development of Salem. If a plan is approved under section 3 of this act, the selectmen are further authorized to:

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Project Reports. The selectmen, before implementing any plan prepared under section 2 of this act, shall submit the plan to the voters of the town of Salem at an annual town meeting. If the plan is approved by the voters by a majority vote, or in the case of a bond issue as may be required by statute, the selectmen may implement the plan for such orderly industrial development.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Referendum. At the town meeting to be held in the town of Salem in March, 1976, the town clerk then in office shall include on the ballot then used the following question: "Are you in favor of the town adopting an act of the General Court of 1975 increasing the authority of the selectmen in order that they may be authorized to make plans for industrial development?" The form of the question shall be as provided in RSA 59:12-a. If a majority of the voters present and voting on the question shall signify their approval thereof, this act shall be declared to be adopted. The town clerk in the town of Salem shall within ten days after said election, certify to the secretary of state the result of the vote on this question.

Amendment adopted.

Ordered to third reading.

HB 580, relative to the manner of collecting village district taxes. Ought to pass with amendment. Rep. King for Municipal and County Government.

Bill legalizes what is now generally accepted present process.

AMENDMENT

Amend RSA 52:16, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

52:16 Taxation, Procedure. Whenever the district votes to raise money by taxation for any of its purposes, the clerk shall, within ten days thereafter, deliver a

certified copy of such vote to the selectmen of each town which contains any part of the district. Whether or not the district is situated wholly within one town, the selectmen of each town shall assess the tax on that part of the district lying within their own town and commit it to the collector of taxes from their own town. The collectors shall then collect the tax as required by law. The selectmen may make such assessments in the manner provided under RSA 76:4.

Amendment adopted.
Ordered to third reading.

HB 587, relative to the appointment of a health officer for a town. Ought to pass with amendment. Rep. Rowell for Municipal and County Government.

This will make more orderly appointments of health officers and hopefully all towns will have health officers in the near future.

AMENDMENT

Amend RSA 128:1 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

128:1 Appointment. The selectmen for each town shall recommend a suitable person to serve as health officer in the town subject to final approval by the director of the division of public health. Said director shall set minimum standards for the office of health officer and such standards shall provide that the duties of the health officer shall not involve a conflict of interest. The director shall issue a certificate of appointment to the approved health officer with a copy of the certificate sent to the selectmen, however, if the selectmen do not make any recommendation to the director within thirty days after notice of a vacancy in said office, the director may appoint a health officer without such recommendation.

Amendment adopted.
Ordered to third reading.

HB 622, requiring competitive bidding and approval of the county convention executive committee on sales and leases of real property owned by a county. Ought to pass with amendment. Rep. Roy Davis for Municipal and County Government.

This will provide that sale and lease of county real property be on competitive bidding.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to sales, leases and use of real property of a county.

Amend the bill by striking out section 1 and inserting in place thereof the following:

2 Competitive Bidding on Sales and Leases; Use. Amend RSA 28 by inserting after section 8-b the following new sections:

28:8-c Competitive Bidding on Sales and Leases of Real Property. To transfer a valid interest, a sale or lease of real property owned by a county shall be made by the county commissioners by competitive bidding and shall be ratified by a majority vote of the county convention and the executive committee of the county convention.

28:8-d Use of Real Property. No officer or employee of a county may enter into an agreement with any other person for the use of real property owned by the county unless such agreement has been approved by the county commissioners and is ratified by a majority vote of the county convention and the executive committee of the county convention.

Amendment adopted.
Ordered to third reading.

HB 828, making appropriations for capital improvements. Ought to pass. Rep. Relair for Public Works.

Subcommittees have studied and made field reviews of the several proposals for the capital budget HB 828 sums up the recommendations of the subcommittee

and has the unanimous support of the full Public Works Committee. Referred to Appropriations.

HB 572, providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Amendment in calendar is the result of the hearing and executive session on the bill. No reorganization or additional positions are contemplated. Intent is purely to assure the impact of the soils scientist. On sight inspection is on subdivisions only.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Soil Investigation. Amend RSA 149-E:3, V (supp) as inserted by 1967, 147:13, by striking out said paragraph and inserting in place thereof the following:

V. The commission shall require soil data describing soil types and their physical and related characteristics as exist in proposed subdivision and at the location of each system. The commission shall utilize published and on-site data, provided, that no subdivision shall be approved under this chapter unless the suitability of the soils in such subdivision has been determined after an on-site investigation by a commission employee possessing not less than twelve hours of training in relevant soils analysis. The commission shall promulgate regulations specifying those cases in which prior on-site soil investigation shall be required for individual sewerage and waste disposal system approvals.

2 Soil Scientist. Amend RSA 149-E:3 (supp) as inserted by 1967, 147:13, as amended, by inserting after paragraph IX the following new paragraph:

X. The commission shall, subject to the provisions of RSA 149:2, II (supp), employ a qualified soil scientist, who shall be a classified employee. The soil scientist shall have the following responsibilities, pursuant to and subject to the general regulations of the commission, and the provisions of RSA 149:2, II (supp):

(a) he shall be responsible for establishing and conducting training programs for commission employees pertaining to soil analysis;

(b) he shall be responsible for the soil inspection programs undertaken pursuant to paragraph V hereof;

(c) he shall have final authority on all questions of soil analysis and suitability arising under this chapter.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted. Ordered to third reading.

SB 18, relative to the commitment of children to the youth development center for an offense. Ought to pass with amendment. Rep. Cushman for State Institutions. This bill as amended distinguishes between minors who have committed crimes (delinquents) and those who have committed "status" offenses, such as truancy, running away, etc. for which adults are not punished. It further prohibits confining delinquents and status offenders together. It is consistent with federal law and with the proposed revision of the Juvenile Code being considered in Judiciary. This bill carries no appropriation. There was unanimous committee support for this bill as amended.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

limiting the detention of deprived children and persons in need of supervision to approved shelter care facilities and redefining neglected children as deprived children under RSA 169.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Declaration of Purpose. The legislature declares that the placement of deprived children and persons in need of supervision at temporary facilities on the grounds of the youth development center shall be limited to the period ending July 1, 1979 so that the state can develop adequate regional shelter care facilities during that period.

2 Chapter Title Changed. Amend the chapter title of RSA 169 by striking out the words "Neglected and Delinquent Children" and inserting in place thereof the following (Deprived and Delinquent Children) so that said chapter title, as amended, shall read as follows:

CHAPTER 169

Deprived and Delinquent Children

3 Scope of Chapter. Amend RSA 169:1 (supp), as amended, by striking out said section and inserting in place thereof the following:

169:1 Applicability of Chapter. This chapter shall apply to delinquent children, deprived children and persons in need of supervision under the age of eighteen. Jurisdiction acquired by the court or the director of the division of welfare, department of health and welfare under order of the court over a deprived child or a person in need of supervision shall cease when said child or person arrives at the age of eighteen. The court's jurisdiction over a delinquent child shall continue until said child arrives at the age of eighteen years unless he is previously discharged by the court, or jurisdiction over him is released to the superior court.

4 Definitions. Amend RSA 169:2 (supp), as amended, by striking out said section and inserting in place thereof the following:

169:2 Definitions. In this chapter:

I. "Child" or "juvenile" means a deprived child, a person in need of supervision or a delinquent child under the age of eighteen.

II. "Delinquent child" means a child who has committed an offense before reaching the age of eighteen years which would be a felony or misdemeanor under the criminal code of this state if committed by an adult, or who is a child who has violated the terms of probation and is expressly found to be in need of counselling, supervision, treatment, or rehabilitation as a consequence thereof.

III. "Deprived child" means a child:

(a) Who has been abandoned by his parents, guardian, or custodian; or

(b) Who is without proper parental care or control, subsistence, education as required by law, or other care or control necessary for his physical, mental, or emotional health, when it is established that his health has suffered or is very likely to suffer serious impairment, and the deprivation is not due primarily to the lack of financial means of his parents, guardian or custodian; or

(c) Whose parents, guardian or other custodian are unable to discharge their responsibilities to and for the child because of incarceration, hospitalization, or other physical or mental incapacity; or

(d) Who has been placed for care or adoption in violation of law.

IV. "Person in need of supervision" means a child who:

(a) Being subject to compulsory school attendance, is habitually and without justification truant from school; or

(b) Habitually disobeys the reasonable and lawful commands of his parents, guardian, or custodian, and is ungovernable and beyond their control; or

(c) Has committed an offense applicable only to a child; or

(d) Has committed an offense which, if committed by an adult, would be a violation under the criminal code of this state, or has violated an ordinance or by-law of a city or town; and

(e) In any of the foregoing is expressly found to be in need of counselling, supervision, treatment, or rehabilitation as a consequence thereof.

V. "Probation" means a legal status created by court order following an adjudication that a child is delinquent or is a person in need of supervision, whereby the minor is permitted to remain in the community, including his home, subject to:

(a) The conditions and limitations on his conduct prescribed by the court;

(b) Such counselling and treatment as Is deemed necessary, pursuant to methods and conditions prescribed by the court, for the minor and his family;

(c) The supervision of a probation officer or volunteer counsellor, as authorized by RSA 504:19; and

(d) Return to the court for violation of probation and change of disposition at any time during the period of probation.

VI. "Shelter care" means the temporary care of a child in physically unrestricted or restricted facilities pending court adjudication or disposition.

5 Petition for Child. Amend RSA 169:3 by striking out said section and inserting in place thereof the following:

169:3 Petition. Any reputable person having information of a deprived or delinquent child or a person in need of supervision may file with a judge or clerk of any municipal court in the county in which the child or person is found or resides a petition in writing setting forth the facts verified by affidavit. On motion of any probation officer alleging that either justice or convenience requires the transfer of the petition to some other municipal court, such petition may be transferred to such court if justice or convenience requires.

6 Custody of Children. Amend RSA 169:7 (supp), as amended, by striking out said section and inserting in place thereof the following:

169:7 Custody. Pending final disposition of the case, the child may be retained in the custody of the person having the child in charge, or in the custody of the probation officer, or may be kept in some suitable place at the expense of the town, county or state, as may be ordered by the court; provided, however, that if the court places such child in the custody of the youth development center, final disposition of his case shall be made within thirty days of such placement. A deprived child shall not be placed in the custody of the probation officer but shall be placed in the custody of the director of the division of welfare, department of health and welfare. If custody of a deprived child or a person in need of supervision is not given to the person having such child or person in need of supervision in charge, the child or the person in need of supervision shall be kept in accordance with RSA 169:7-a. If custody in any case hereunder is awarded to the director of the division of welfare, department of health and welfare, the expense for the maintenance and care of the child shall be borne by the town in which the child resides, and the town shall have a right of action over for such expense against whoever is legally chargeable for the child's support, and the court may make orders of reimbursements to town of residence as may be reasonable and just.

7 Placement in Shelter Care Facility. Amend RSA 169 by inserting after section 7 the following new section:

169:7-a Place of Shelter Care or Detention. A child alleged to be deprived or a person in need of supervision who is taken into custody may be placed in the following shelter care places or facilities if such a place or facility is not one in which children alleged or adjudicated to be delinquent may be detained or committed under this chapter:

I. A licensed foster home or a home otherwise authorized by law to provide such care; or

II. A home expressly approved by the court for this purpose;

III. A facility operated by a licensed child welfare agency; or

IV. Any other place or facility designated by the court as suitable for this purpose, provided that any temporary facility designated by the court under this paragraph which is located at the youth development center shall not be used after July 1, 1979.

169:7-b Periodic Review for Child. A child who has been placed in any place of shelter care or detention under RSA 169:7-a may have his case reviewed in thirty days or less after placement in such place if the child or his representative requests such review by the division of welfare, department of health and welfare, the court or other authority responsible for his placement in such place. The representative which requests such review may be a foster parent, a parent, a social worker or other person who is aware of the child's situation and believes a change is desirable. Further review may be requested after additional thirty day intervals when the child's representative believes circumstances warrant another review.

8 Commitment to Jall. Amend RSA 169:8 by inserting in line four after the word "a" the following (delinquent) so that said section as amended shall read as follows:

169:8 No Committal to Jall. No child shall be committed to a jail or police station, or other place where he can come in contact with any adult under arrest or charged with or serving sentence under conviction of crime; provided that a delinquent child whose habits or conduct are deemed such as to constitute a menace to other children, may by order of the court be restrained in a jail or other place of detention for adults, but in a separate room or ward.

9 Procedure for Hearing. Amend RSA 169:9 (supp), as amended, by striking out in line six the word "neglect" and inserting in place thereof the following (deprivation) and by striking out in line eight the words "neglected or abused" and inserting in place thereof the following (deprived) so that said section as amended shall read as follows:

169:9 Hearing. On the return of the summons, notice or other process or as soon thereafter as may be, the court shall proceed to hear the case in an informal manner, but no final disposition shall be made until an investigation and report in writing has been made to the court of the home conditions, school record, and the mental, physical and social history of the child, and the circumstances of the alleged delinquency or deprivation. When ordered by the court or deemed necessary by the probation officer making the investigation, or, in the case of a deprived child, the representative of the director of the division of welfare, department of health and welfare, such investigation shall include a physical and mental examination of the child, the expense thereof to be borne by the town in which said child resides, unless furnished by the state.

10 Custody of Deprived Child. Amend RSA 169:10 (supp), as amended, by striking out said section and inserting in place thereof the following:

169:10 Disposition of Deprived Children. When any child is found to be a deprived child, the court may make an order committing the child to the care of the director of the division of welfare, department of health and welfare, subject to be returned to the court for further disposition.

11 Penalty for Deprivation. Amend RSA 169:13 (supp), as amended, by striking out said section and inserting in place thereof the following:

Penalty for Depriving Child of Care. Any parent, or guardian, or person having the custody or control of a child, who is responsible for the condition which results in a child being found to be a deprived child, except in a case where said condition was caused by financial inability to provide necessary care for said child, shall be guilty of a misdemeanor. The court may release such person on probation, subject to such orders as it may make concerning future conduct, or it may suspend sentence, or before trial, with his consent, it may allow him to enter into a recognizance, in such penal sum as the court may fix, conditioned for the promotion of the future welfare of the child, and the said case may then be placed on file.

12 Disposition of Delinquents. Amend RSA 169 14 (supp), as amended, by striking out said section and inserting in place thereof the following:

169:14 Disposition of Delinquents; Probation; Institution Care. Vhen a child is found to be delinquent, the court may commit the child to the youth development center or continue the case with such orders as to care, custody, and probation as justice and the welfare of the child require. After the delinquent child has passed the age of seventeen years, the court may, under its continuing jurisdiction, commit him either to the youth development center, house of correction, jail, or state prison, for all or any part of the term of his minority. A summary of the probation officer's investigation shall accompany each commitment. All records pertaining to cases of delinquency shall be kept at all times so that no one, except by court order, other than officers of the institution where the child is committed, duly accredited probation officers and others entrusted with the corrective treatment of said child. shall have access to the same. Any officer or employee of an institution who permits other than authorized persons to have access to such records, or any officer or employee or person entrusted with the use of the same for corrective purposes, or anyone else, who publishes or broadcasts or permits the publication or broadcast of such records or parts of the same, except by court order, shall be in contempt of court. This prohibition shall not be construed to prevent publication as provided in this section or RSA 169:27.

13 Physical and Mental Treatment. Amend RSA 169 17-a, as inserted by 1961, 21:1, as amended, by striking out said section and inserting in place thereof the following:

169:17-a Orders for Physical and Mental Treatment. If it is alleged in any complaint or it appears at any time during the progress of the case that a person in need of supervision or a deprived or delinquent child is in need of physical treatment, the failure to receive which is a contributing cause of deprivation or delinquency, due notice of that fact shall be given as provided in RSA 169 4. If the court, upon hearing, finds that such treatment is reasonably required, he shall order the parent, guardian or custodian of the child to provide it. If this order is not obeyed within a

reasonable time, the court shall require such treatment to be provided at the expense of the town in which the child resides, and recovery of the expenses thereby incurred shall be had from the person or persons chargeable by law for the child's necessities. Any court finding that a child is delinquent may, before making disposition of the case as provided in RSA 169:14, order such delinquent to be taken for examination to the nearest mental hygiene clinic, having regard to time and place, that is served by or qualified by the director, division of mental health, department of health and welfare. If at the clinic the juvenile delinquent shall not appear to present a case for further mental study and treatment, the clinic shall report to the court that fact and such other findings as may be pertinent, and the court shall dispose of the case as provided in RSA 169:14. If the delinquent child shall appear to present a case for further study and treatment, that fact shall be reported by the said clinic to the court, and if the court finds that fact to be true, upon hearing and after notice as provided in RSA 169:4, it may make an order for such care, treatment or commitment to any public or private institution providing psychiatric treatment, including the New Hampshire hospital, as the welfare of the child and society require, and may thereafter modify the order disposing of the petition as justice may require. The expense of any commitment, care or treatment ordered by the court as provided herein shall be recovered in the same manner as provided for in connection with physical treatment.

14 Insanity or Feeble-Mindedness. Amend RSA 169:18, as amended, by striking out said section and inserting in place thereof the following:

169:18 Feeble-minded or Insane Child. If it is alleged in any complaint or appears at any time in the progress of the case that a child may be feeble-minded or insane, due notice of that fact shall be given as provided in RSA 169:4, and if the court, upon hearing, finds that the child is either insane or feeble-minded, the court may commit said child to the New Hampshire hospital or to the Laconia state school, to be detained and cared for, with the right of recovery against the person or persons chargeable by law for support.

15 Appeals. Amend RSA 169:24 (supp), as amended, by striking out in line six the word "neglected" and inserting in place thereof the following (deprived) so that said section as amended shall read as follows:

169:24 Appeals. An appeal may be taken to the superior court from any order or decision of whatever nature made by a district or municipal court, pursuant to this chapter, but an appeal shall not suspend the order or decision of the court unless the court so orders. Such appeal may be taken within thirty days by any party having an interest, including the state, in matters of deprived children. The superior court shall give appeals under this section priority on the court calendar.

16 Definition of Abused Child. Amend RSA 169:38, II (supp), as inserted by 1973, 532:8, by striking out said paragraph and inserting in place thereof the following:

II. A "deprived child" as defined in RSA 169:2, provided, however, that no child who in good faith is under treatment solely by spiritual means through prayer in accordance with the tenets and practices of a recognized church or religious denomination by a duly accredited practitioner thereof shall, for that reason alone, be considered to be a neglected child under any provisions of this act.

17 Representation of Deprived Child. Amend RSA 604-A:1-a, as inserted by 1973, 522:1, by striking out said section and inserting in place thereof the following:

604-A:1-a Deprived or Abused Children. In cases involving deprived or abused children, legal representation for the children shall be provided. Representation shall include counsel and investigative, expert and other services including process to compel the attendance of witnesses as may be necessary to protect the rights of the child.

18 Limitation of Compensation. Amend RSA 604-A:5, as inserted by 1965, 296:1, as amended, by striking out in lines nine and seventeen the word "neglected" and inserting in place thereof the following (deprived) so that said section as amended shall read as follows:

604-A:5 Compensation Limited. For representation of a defendant in any criminal case in which one or more felonies are charged, the total compensation paid counsel shall not exceed five hundred dollars, provided that in cases alleging a capital offense in which two counsel are appointed to represent a defendant each may be paid not exceeding five hundred dollars. For representation of a defendant in any criminal case in which only misdemeanors are charged, the total compensation to be paid counsel shall not exceed two hundred dollars. For representation of any juvenile charged with being delinquent or for representation of a deprived or abused child, the

total compensation to be paid counsel shall not exceed one hundred dollars. Provided that of the above specified amounts, the proportion allowed by a justice of a district or municipal court, for services rendered by counsel while representing the defendant in proceedings before said court, shall not be in excess of one hundred seventy-five dollars for a preliminary examination in the case of a felony; one hundred dollars for the trial of a misdemeanor or fifty dollars for a juvenile case or a case involving a deprived or abused child. Each clerk of a district or municipal court shall certify to the clerk of the superior court the amount approved by the district or municipal court. In cases where homicides are charged or the penalty exceeds twenty-five years and there are extraordinary circumstances, payment in excess of these limits may be made if the court finds that the nature of the case is such as to require intensive and protracted representation.

19 Repeal. RSA 193:17 relating to habitual truants is hereby repealed.

20 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Chandler moved that SB 18 be indefinitely postponed and spoke to his motion.

Reps. George Gordon and George Wiggins spoke in favor of the motion.

Reps. Copenhaver and Cynthia Clark spoke against the motion.

Rep. Marsh requested a quorum count.

284 members having answered, a quorum was declared present.

Rep. Gorman spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Collins requested a roll call.

Sufficiently seconded.

YEAS 76 NAYS 256 YEAS 76

BELKNAP COUNTY

Barbara Kidder, Marsh, Sabbow and Young.

CARROLL COUNTY

Fullam and Towle.

CHESHIRE COUNTY

Ames, Cournoyer, Fillback, Anne Gordon, Johnson, Marshala, Nims, Turner and Whipple.

COOS COUNTY

Judd and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, Myrl Eaton and Pepitone. HILLSBOROUGH COUNTY

Bednar, Belanger, Emile Boisvert, Bragdon, Bruton, Burke, Coburn, Joseph Cote, Douzanis, Clyde Eaton, Howard Humphrey, Karnis, Lawrence, MacDonald, McDonough, McLaughlin, Timothy O'Connor, Arnold Perkins, Russell Perkins, Polak, Andre Simard, Sullivan, Sweeney, Theriault, Harold Thomson and Vachon. MERRIMACK COUNTY

Chandler, Eugene Daniell, George Gordon, James Humphrey, Millard, Riley and Shenard.

ROCKINGHAM COUNTY

Roy Davis, Ellis, Harney, Hobbs, MacGregor, Parolise, Rogers, Sayer, Schwaner and Twardus.

STRAFFORD COUNTY

Bouchard, Donnelly, Joncas, Parshley and Rowell.

SULLIVAN COUNTY

Brodeur, D'Amante, LeBrun, Rousseau and Scott.

NAYS 256

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Goyette, Hildreth, Leary, Mansfield and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey and Howard.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Hanna, Cleon Heald, Knight, Ladd, Langille, McGinness, Milbank, Proctor, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Rebecca Gagnon, Huggins, Hunt, Victor Kidder, Oleson, Patenaude, Poulin, Valliere and Wiswell.
GRAFTON COUNTY

Altman, David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, Gemmill, Hough, A. C. Jones, LaMott, Logan, Mann, Melnick, Symons, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Baker, Barrett, Belcourt, Bishop, Wilfrid Boisvert, Boyd, Carswell, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Day, Drewniak, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, Edmund Keefe, LaChance, Lefebvre, Levasseur, Lynch, Lyons, Martin, McGlynn, Milne, Morgan, Morgrage, Fred Murray, Normand, O'Neil, Orcutt, Paradis, Peters, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Shea, Sing, Leonard Smith, Solomon, Kenneth Spalding, Spirou, P. Robert Thibeault, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, David Currier, Cushman, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Noble, Раскагd, Ralph, Rich, Shapiro, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Bisbee, Blanchette, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Goodrich, Gorman, 3reene, Griffin, Kashulines, Kelley, King, Krasker, Lockhart, Maynard, McEachern, Niebling, O'Connell, Michael O'Keefe, Page, Parr, Peterson, Anthony Randall, Reese, Richards, Sanborn, Scamman, Constance Simard, Southwick. Splaine, William Stevens, Stimmell, Tavitian, George Thibeault, Wilson and Wolisein, STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Dudley, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joos, Kimball, Kıncald, Lessard, Maloomian, McManus, Rod O'Connor, Osgood, Preston, Robillard, Sackett, Tibbetts, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Burrows, Frizzell, Lucas, Mahoney, Olden, Roma Spaulding, Sara Townsend, Tucker and Williamson.

and the motion lost.

Rep. Hoar wished to be recorded against the motion.

Rep. Zechel offered an amendment.

AMENDMENT

Amend RSA 1 169:2 as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

169:2 Definitions. In this chapter:

I. "Child" or "juvenile" means a deprived child, a person in need of supervision or a delinquent child under the age of eighteen.

II. "Court" means the district or municipal court, unless otherwise indicated.

III. "Delinquent child" means a child who has committed an offense before reaching the age of eighteen years which would be a felony or misdemeanor under the criminal code of this state if committed by an adult, or who is a child who has violated the terms of probation and is expressly found to be in need of counselling, supervision, treatment, or rehabilitation as a consequence thereof.

IV. "Deprived child" means a child :

- (a) Who has been abandoned by his parents, guardian, or custodian; or
- (b) Who is without proper parental care or control, subsistence, education as required by law, or other care or control necessary for his physical, mental, or emotional health, when it is established that his health has suffered or is very likely to suffer serious impairment, and the deprivation is not due primarily to the lack of financial means of his parents, guardian or custodian; or
 - (c) Whose parents, guardian or other custodian are unable to discharge their

responsibilities to and for the child because of incarceration, hospitalization, or other physical or mental incapacity; or

(d) Who has been placed for care or adoption in violation of law.

V. "Person in need of supervision" means a child who:

- (a) Being subject to compulsory school attendance, is habitually and without justification truant from school; or
- (b) Habitually disobeys the reasonable and lawful commands of his parents, guardian, or custodian, and is ungovernable and beyond their control; or

(c) Has committed an offense applicable only to a child; or

- (d) Has committed an offense which, if committed by an adult, would be a violation under the criminal code of this state, or has violated an ordinance or by-law of a city or town; and
- (e) In any of the foregoing is expressly found to be in need of counselling, supervision, treatment, or rehabilitation as a consequence thereof.
- VI. "Probation" means a legal status created by court order following an adjudication that child is delinquent or is a person in need of supervision, whereby the minor is permitted to remain in the community, including his home, subject to:

(a) The conditions and limitations on his conduct prescribed by the court;

- (b) Such counselling and treatment as is deemed necessary, pursuant to methods and conditions prescribed by the court, for the minor and his family;
- (c) The supervision of a probation officer or volunteer counsellor, as authorized by RSA 504:19; and
- (d) Return to the court for violation of probation and change of disposition at any time during the period of probation.

VII. "Shelter care" means the temporary care of a child in physically unrestricted or restricted facilities pending court adjudication or disposition.

The clerk read the amendment in full.

Rep. Zechel explained her amendment.

Amendment adopted.

Ordered to third reading.

ENROLLED BILLS REPORT

HB 92, relative to alternate members for boards of adjustment and providing for alternate members for planning boards.

HB 124, relative to defining political advertising under the chapter regulating political expenditures, advertising and contributions.

HB 130, relative to permitting vehicles to make right turns on red lights under certain circumstances.

 $\mbox{HB 136, including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction.$

 \mbox{HB} 143, including airports for the purposes of obtaining a statutory lien on certain property held for storage and care.

 $\ensuremath{\mathsf{HB}}$ 217, providing for the expiration of real estate attachments by operation of law.

HB 224, to prohibit persons employed by a supervisory union or any school district in a supervisory union from serving as a school board member of any district of the supervisory union.

HB 302, relative to the regular meeting days of the judicial council.

HB 304, establishing a commission to study local archival procedures.

HB 394, relative to the cost of bank commissioner's examinations of second mortgage loan licensees.

HB 420, relative to medical insurance coverage for children from time of birth.

HB 422, extending accident and health insurance coverage to oral surgery performed by dentists.

HB 432, relative to the season for taking wild deer by gun.

HB 460, relative to training permits for bird dogs and trail hounds.

SB 15, relative to the confidentiality of business profits tax and commuters income tax records and files.

SB 37, relative to restrictions on releasing fish and wildlife into the state.

SB 81, relative to hunting license requirements for minors for purposes of hunter safety.

CACR 5, Relating to :The trial of crimes Providing that :District Courts may try crimes in a County other than the county in which the crime is committed.

Mabel L. Richardson for the committee

COMMITTEE REPORTS (Continued)

HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. Ought to pass with amendment. Rep. Drake for Appropriations.

1.30

amendment. Rep. Drake for A	Appropriations. AMENDI				
M9777 PAGE 1 041575		FISCAL	YEAR 1976 ** -	FISCAL YEAR	R 1977
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99 AUDIT OF LEGISLATIVE BRANCH 96 MEMBERSHIP FEES-NATL, CONF, 97 COMPUTER SERVICES	0	4,500 11,900 36,000		13,240 21,000	

MB777 PAGE 3 0A1S75	(CONT.)	• FISCAL	YEAR 1976 -		FISCAL	EAR 1977	
1.71 GENERAL GOVERNMENT 02 LEGISLATIVE BRANCH 11 GENERAL COURT 13 GEN COURT JOINT EXPENSES 11 OPERATIONS	(CDNT-) (CONT-) (CDNT-) (CONT-)						
TOTAL ESTIMATED SOURCE OF FUNDS FOR			332,060			446,574	
OPERATIONS GENERAL FUND TOTAL			332,080 332,080			446,574 446,574	
2 LEGISLATIVE FACILITIES		19,999			19,999		
12 PERSONAL SERVICES-ATTACHES 20 CURPENT EXPENSES 3. EQUIPMENT 62 BENEFITS 70 TRAVEL - ATTACHES	·	9,779 6,000 2,000 2,100			2,300		
ADMINISTRATIVE ASSISTANTS ELTO TIME EMPLOYEES FOR FRIMCE BENI RECEIVE MILEAGE AS PROVIDED BY	SIBLE AS FULL EFITS SHALL NOT Y RSA 14118.						
TOTAL FSTIMATED SOURCE OF FUNDS FOR			39,774			A9,029	
LEGISLATIVE FACILITIES GENERAL FUND TOTAL			39,774 39,774			49,029	
TOTAL ESTIMATED SOURCE OF FUNOS FOR				371,854			495,6,3
GEN COURT JOINT EXPENSES GENERAL FUNO TOTAL				371,854 371,854			495,6.3 495,603
TOTAL ESTIMATED SOURCE OF FUNDS FOR				688,959			1,763,232
GENERAL COURT GENERAL FUND TOTAL				688,959 686,959			1,763,232
DIMER PROVISIONS DF LAW MOTHI TIME EMPLOYEES AS DESIGNATED DF THE SEMATE AND SPEAKER OF BE ELIGIBLE FOR FRINGE BENET! FOR CLASSIFED EMPLOYEES INCL IN RETIREMENT SYSTEM, BLUE SM CROSS COVERAGE, LIFE INSUBANC ANNUAL AND SICK LEAVE BENEFIT: 72 LEGISLATIVE SERVICES	BY THE PRESIDENT THE HOUSE SHALL TS AS PROVIDED UDING NEMBERSHIP						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	•		196,336			209,669	
HB777 PAGE 4 34157	5	+ FISC	AL YEAR 1976	•• •	FISCAL	YEAR 197	
1.)1 GENERAL GOVERNMENT /2 LEGISLATIVE BRANCH 12 LEGISLATIVE SERVICES	(CONT.) (CONT.)						
30 EMUIPMENT 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL			970 19,634 366 1,000			20,967 30u 1,000	
90 CONSULTANTS			6,000	236,115		6,000	249,9
TOTAL ESTIMATED SDURCE OF FUNOS FOR LEGISLATIVE SERVICES GENERAL FUNO TOTAL				236,115			249.9 249.9
SALARIES TO BE SET IN ACCORD	ANCE WITH PRO-						
VISIONS OF RSA 17-A#2 AND 17	'-A\$4.						
ALL POSTAGE AND TELEPHONE EX CHARGED AGAINST LEGISLATIVE .3 LEGISLATIVE BUDGET ASSISTANT ^1 LBA BUDGET & SUPPORT	PENSES TO BE EPPROPRIATION.						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 71 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 OTHER EXPENDITURES 91 COMPUTER SERVICES	0	149,756 7,057 100 9,000 15,503 100 2,400 200 2,943			151,288 12,929 18,600 16,217 100 2,000 200 3,071		
TOTAL ESTIMATED SOURCE OF FUNOS FOR LBA BUOGET & SUPPORT GENERAL FUNO TOTAL			187,061 187,061 187,061			204,405	
OTHER PROVISIONS OF LAN NOTI SALARTES OF PERMANENT EMPLOY APPROVED BY THE FISCAL COMM GENERAL GOURT. THE ECISLAT ASSISTANT SMALE OF OVERTI ASSISTANT SALAL MEETS OF THE ASSISTANCE AS DECESSARY, OF ASSISTANCE AND GETERNINE IN INCREFOR.	THE OR TEMPDRARY TAIN SUCH E COMPENSATION						
NOTE 1: THE LEGISLATIVE B DESIGNATE A CERTIFIED PUBLI EMPLOYED IN STATE SERVICE TO AUDIT OF THE STATE TREASURY	UDGET ASSISTANT MAY C ACCOUNTANT, NOT O MAKE THE ANNUAL , ANG SATO						

	HB777 PAGE 5 041575	• FISCAL YEAR	1976 ** FISCAL	YEAR 1977 *	
12	GENERAL GOVERNMENT (CONT.) LEGISLATIVE BRANCH (CONT.) LEGISLATIVE BUDGET ASSISTANT (CONT.)				
12	LEGISLATIVE BUOGET ASSISTANT HAY ACCEPT THE FINDINGS AND REPORT OF SAID CERTIFIED PUBLIC ACCOUNTAIN AS FULLFILLIME THE PROVISIONS OF RSA 14134 PART II, WHEREBY THE SAID LEGISLATIVE BUOGET ASSISTANT IS REDULATED TO AUDIT THE ACCOUNTS OF THE STATE TREASURER. SECTION PURPOSELY ONLITED				
			187.061	2, 4 · 4 · 5	
	TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE BUDGET ASSISTANT GENERAL FUND				
	TOTAL TOTAL EXCLUSING SPEC. SERVICES	187,061 187,061 1:12,135		2.4.4.5 2.4.4.5 2.217.573	
				2421.4313	
	ESTIMATEO SOURCE OF FUNDS FOR TOTAL EXCLUSING SPEC. SERVICES GENERAL FUND TOTAL		1.112.135 1.112.135	2,217,573 2,217,573	
35	SPECIAL SERVICES AOMINISTRATIVE PROCEDURES				
	10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT	26.587 3.uJa 600 2.659	26.587 3.00 2.659		
	62 BENEFITS 90 PRINTING AND BINDING TOTAL	20.000	20,000	52,246	
	ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATIVE PROCEDURES				
	GEMERAL FUND	52,846 52,846		52.246 52.246	
12	PERSONNEL EMPLOYED HEREUNDER SHALL CONTINUE TO BE ADMINISTERED AS EMPLOYEES OF THE OFFICE OF LEGISLATIVE SERVICES. POST AUDIT				
	10 PERNAMENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 62 BEMEFITS	292,470 298,949 24,400 23,300 570 310			
	SO EUDIFICATI FO IN-STATE TRAVEL OUT-OF-STATE TRAVEL	29, 247 7, 100 3, 750	29,895 6,350 3,754		
	NB777 PAGE 6 041575	• FISCAL YEAR	1976 ** FISCAL	YEAR 1977 *	
12 15 02	GENERAL GOVERNMENT (CONT.) LEGISLATIVE BRANCH (CONT.) SPECIAL SERVICES (CONT.) POST AUDIT (CONT.)				
	* PERSONNEL EMPLOYED HEREUNDER SHALL CONTINUE TO BE ADMINISTERED AS EMPLOYEES OF THE OFFICE OF THE LEGISLATIVE BUDGET ASSISTANT.				
	NOTE 1: OTHER PROVISIONS OF LAN NOTWITHSTANDING SALARIES OF PERMANENT EMPLOYEES SMALL BE AS APPROVED BY THE FISCAL COMMITTEE OF THE GENERAL COURT. THE LEGISLATIVE BUDGET ASSISTANT SMALL, WHEN OVERTIME OR TEMPORARY ASSISTANCE IS NECESSART, OBTAIN SUCH ASSISTANCE AND CETERNIME THE COMPENSATION THEREFOR.				
	NOTE 2) THE LEGISLATIVE BUDGET ASSISTANT HAY DESIGNATE A CERTIFIEO PUBLIC ACCOUNTANT, NOT EMPLOYED IN STATE SERVICE, TO MAKE THE AMMUAL AUDIT OF THE STATE TRASSURY, AND SAID LEGISLATIVE BUDGET ASSISTANT HAY ACCEPT THE FROMES AND REPORT OF SAID CRETIFIED PUBLIC ACCOUNTANT AS TO SERVICE THE STATE OF SAID CRETIFIED THE SAID REPORT OF SAID CRETIFIED THE SAID REPORT OF SAID CRETIFIED THE STATE TREASURER OF AUDIT THE ACCOUNTS OF THE STATE TREASURER.				
	ASSISTANT IS REQUIRED TO AUDIT THE ACCOUNTS OF THE STATE TREASURER.				
	TOTAL ESTIMATED SOURCE OF FUNOS FOR	357,53	7	362.554	
	POST AUDIT 86 AUDIT REVENUE	4J,600 317,53		25.uu0 337.554	
	GENERAL FUND	317,53 357,53		362,554	
	TOTAL ESTIMATED SOURCE OF FUNDS FOR SPORTAL SERVICES		410,383	414 g 8 z u	
	SPECIAL SERVICES OTHER FUNOS GENERAL FUNO YOTAL		40,000 370,383 410,383	25 389 . 8 . u 414 . 8 .	

* - - - - FISCAL YEAR 1976 - - - - ** - - - FISCAL YEAR 1977 - -041575 HB777 PAGE 7 1. 1 GENERAL GOVERNMENT 2 LEGISLATIVE BRANCH OTHEP PROVISIONS OF LAW NOTHITHSTAMOING, PEVENUE SMALL 9E DEPOSITED WITH THE STATE TREASURER AS RESTRICTED REVENUE. PEVENUES IN EXCESS OF ESTIMATES MAY BE EXPENDED WITH PRIOR APPROVAL OT THE FISCAL COMMITTEE OF THE GINERAL COUPT. TOTAL
ESTIMATED SOURCE OF FUNDS FOR
LFGISLATIVE BRANCH
OTHER FUNDS
GENERAL FUND
TOTAL 1.522.519 2.632.373 40,000 1.482,519 1.522,519 25.0.. 2.607.37 2.632,37 THESE APPROPRIATIONS SHALL NOT LAPSE AT JUNE 30, 1976 OR JUNE 10, 1977. NOTE 1: OTHER PROVISIONS OF LAW NOTWITH-STANDING, EMPLOYEES OF THE L'FOSSLATIVE BUGGET ASSISTANT'S OFFICE AND THE OTRECTOR OF LEETS-LATIVE SERVICES OFFICE SMALL BE ELICIBLE FOR FRINGE BENEFITS AS PROVIDED FOR CLASSIFFED EMPLOYEES INCLUDING MEMBERSHIP IN RETIREMENT SYSTEM, BLUE SMIELD AND SULVE CROSS COVERAGE, LIFE INSURANCE COVERAGE AND ANNUAL AND SICK LEAVE BENEFITS. NOTE 2: OTHER PROVISIONS OF LAW NOTHITHSTAND-ING. TRANSFERS MAY BE HADE WITHIN DIVISIONS OF THE LEGISLATIVE APPROPRIATION IN THE FOLLOWING THE LEGISLATIVE APPROPRIATION IN THE FOLLOWING MAIN MOUSE APPROPRIATION - REDUEST OF SPEAKER, APPROVAL OF FISCAL COMMITTEE.

18) SEWATE APPROVAL OF FISCAL COMMITTEE, 19) SEWATE, APPROVAL OF FISCAL COMMITTEE, 10) JOINT EXPENSES - REQUEST OF SPEAKER OF HOUSE AND PRESIDENT OF SEMATE, APPROVAL OF FISCAL COMMITTEE.

10) LEGISLATIVE SERVICES - REQUEST OF OIRECTOR, APPROVAL OF PRESIDENT OF SEMATE, SPEAKER OF MOUSE, AND FISCAL COMMITTEE.

12) LEGISLATIVE SUDGET ASSISTANT, APPROVAL OF PRESIDENT OF SEMATE, SPEAKER OF PRESIDENT OF SEMATE, SPEAKER OF PRESIDENT OF SEMATE, SPEAKER OF MOUSE, AND FISCAL COMMITTEE. PRESIDENT OF SEMATE, SPEAKEN OF MOUSE, AND FISCAL COMMITTEE.

(F) ALL OTHER LEGISLATIVE ACCOUNTS - REQUEST OF PRESIDENT OF SEMATE AND SPEAKER OF HOUSE, APPROVAL OF FISCAL COMMITTEE. * - - - FISCAL YEAR 1976 - - - - ** - - - FISCAL YEAR 1977 - - - - * 1. I GENERAL GOVERNMENT (CONT.) (G) TRANSFERS HAY BE HADE BETHERN DIVISIONS IN THE LECISLATIVE APPROPRIATION ON REQUEST OF PRESIDENT OF SENATE AND SPEAKER OF HOUSE NITH APPROVAL OF FISCAL CONNITTEE. 33 EXECUTIVE OFFICE 1 OFFICE OF THE GOVERNOR 11 SALARY OF GOVERHOR 33,741 20 CURRENT EXPENSES
30 FOURTH TO THER PERSONAL SERVICES
62 SENETIS
70 IN STATE TRAVEL
80 COUT OF STATE TRAVEL
90 COVERNORS CAP LEASE
90 COVERNORS CAP LEASE
90 COVERNORS SECIAL FUND
91 EMBREENCY FUND
91 HE GOVERNORS CONFERENCE
95 OPERATING BUDGET CONTINENT FO
96 COVERNORS COMFERENCE
99 N. E. RECIONAL COMM. FUNDS 1,000 103,974 E,082 103.974 6,082 4,471 8,519 1,530 4,471 8,519 1,500 15,000 10,000 50,000 13,000 50.000 8,000 8,000 4.000 150.000 SALARIES PAID OUT OF THIS APPROPRIATION SHALL BE AT LEVELS SET BY THE GOVERNOR. THE FUNDS APPROPRIATED UNDER THIS ITEM ARE TO BE SPENT BY THE GOVERNOR AT HIS OWN AND SOLE DISCRETION FOR STATE PURPOSES, INCLUDING BUT NOT LIMITED TO PAPTICIPATION IN THE ACTIVITIES OF THE UNITED STATES GOVERNOR S COMFERENCE, AND THE COUNCIL OF STATE GOVERNOR S COMFERENCE, AND THE COUNCIL OF STATE GOVERNENTS, FOR WHICH MONIES ARE NOT OTHERMISE APPROPRIATED. TRANSFERS FROM THIS FUND ARE SUBJECT TO PRIOR APPROVAL BY THE GOVERNOR AND COUNCIL AND HAY BE MADE TO ALL STATE RECENT APPROPRIATIONS, EXCLUDING ONLY THE GOVERNOR AND COUNCIL. THE OTRECTOR OF ACCOUNTS SHALL KEEP A RECORD OF TRANSFERS APPROVED FOR OTHER THAN GENERAL FUND ACCOUNTS THOSE SHALL KEEP A SECOND OF TRANSFERS APPROVED FOR OTHER THAN GENERAL FUND ACCOUNTS ON SHALL RECORD SHALL SHALL FUND ACCOUNTS TO THE SHALL SHALL SHALL FUND ACCOUNTS TO THE SHALL SHA TOTAL 518.487 365.467 ESTIMATED SOURCE OF FUNOS FOR OFFICE OF THE GOVERNOR 06 N.E. REGIONAL COMMISSION GENERAL FUND 150,000

365.487

	HB777 PAGE 9 041575		* FISCA	L YEAR 1976	** FISC	1L YEAR 1977	
	JI GENERAL GOVERNMENT JJ EXECUTIVE OFFICE GI OFFICE OF THE GOVERNOR	(CONT.) (CONT.)					
	TOTAL			516	.487		305,457
	SE EXECUTIVE COUNCIL						
	20 CURRENT EXPENSES 51 PER OTEM 52 SECRETART TO EXECUTIVE COUNCIL			3,500		3.500 28.600	
	62 BENEFITS 70 TH STATE TRAVEL			5,400 650 5,834		5+911 675 6,385	
	80 OUT OF STATE TRAVEL			180		180	
	ESTIMATED SOURCE OF FUMOS FOR EXECUTIVE COUNCIL GENERAL FUND			4,4	,134		45.24.
	TOTAL 3 GOV COMM CRIME & GEL			44	,134		45,24.
	11 SALART OF CIRECTOR 12 SALARY OF THO DEPUTY DIRECTORS			23,40J 36,342		23,400	
	13 SALARY OF CODROINATOR 26 CURRENT EXPENSES			13,628		36,342 13,628 42,080	
	23 LEGISLATIVE AUDITS 24 STATE OVERHEAD CHARGE	e • • •		7,000 12,530		7,000 13,783	
	SQ OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL			137,360 21,067 7,000		137,300 21,367 7,000	
	70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 92 ACTION		2	4.000 .560.100		4.000 2.750.013	
	93 STATE SHARE LOCAL BUY IN 94 HARO MATCH ST AGY & DISC GRANT 97 PART E	• •		91.292 175.461		100.417	
	98 PLANNING & COORDINATION 99 DISCRETIONARY			222,288 191,939 50G,100		244,428 194,316 580,100	
	THE FUNDS IN THIS APPROPRIATION AR SERVICES OF THE LEGISLATIVE NUGGET AND SUCH SUMS SHALL BE TRANSFERREC COMPTROLLER TO THE APPROPRIATIONS LEGISLATIVE BUGGET ASSISTANT UPON	E FOR AUGIT ASSISTANT BY THE					
	COMPIRALER TO THE APPROPRIATIONS LEGISLATIVE BUDGET ASSISTANT UPON ICATION OF HIM THAT THE SERVICE HA RENGERED TO THE AGENCY. THIS APPRO SHALL BE NOWLAPSING AND SHALL NOT	OF THE CERTIF- IS BEEN PRIATION					
	AMY OTHER PURPOSE.						
	AUTHORITY IS GRANTED TO TRANSFER F 94 TO CLASS 93 AS NECESSARY NITN T OF GOVERNOR AND COUNCIL, SUCH TRA AND MHEN THEY OCCUR, MILL RESULT I IN THE EXPENDITURE OF GEMERAL FUNC	ROM CLASS HE APPROVAL HSFERS, IF H A DECREASE DS.					
	HB777 PAGE 10 041575		* FISCA	L YEAR 1976	** FISC	AL YEAR 1977	
	11 GENERAL GOVERNMENT 13 EXECUTIVE OFFICE	(CONT.)					
•	33 GOV COMM CRIME & DEL	(CONT.)		3.985	. 760		4.282.331
	ESTIMATED SOURCE OF FUNDS FOR			*****	.,,,,		4,202,331
	GOV COMM CRIME & OEL OO FEGERAL GENERAL FUND			3,688	3,179 ',18G		3,963,814
	TOTAL			3,985	,359		318,517 4,282,331
,	A COORDINATOR OF FEDERAL FUNOS & STATE OF COORDINATOR OF FEDERAL FUNOS	SAS					
	10 PERMANENT PERSONAL SERVICES 11 SALARY DF COORDINATOR		0 . 72 2 19,45 2		8,738 20,172		
	20 CURRENT EXPEMSES 62 BENEFITS		2,772 2,617		2.772 2.891		
	70 IN STATE TRAVEL 86 OUT OF STATE TRAVEL 95 PAYMENTS TO COP		383 1,139		383		
	95 PAYMENTS TO COP	0	1,978		1.139		
	TOTAL	0	1,978	37,263		38,167	
	TOTAL ESTIMATED SOURCE OF FUNOS FOR COORDINATION OF FEDERAL FUNOS GENERAL FUND	0	1,978				
	TOTAL ESTITUATED SOURCE OF FUNOS FOR COORDINATOR OF FEDERAL FUNOS GENERAL FUND TOTAL	0	1,978	37,263 37,263 37,263		38,167 38,167 38,167	
	TOTAL ESTIMATED SOURCE OF FUNOS FOR COORDINATOR OF FEOERAL FUNOS GEMERAL FUNO TOTAL 2 STATE OISASTER OFFICE	0	1,978	37,263		35 - 167	
	TOTAL ESTIMATED SOURCE OF FUNOS FOR CORROLMATOR OF FEDERAL FUNOS GENERAL FUNO TOTAL 2 STATE OISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNOS FOR		1,978	37,263 37,263		35 - 167	38,167
	TOTAL ESTIMATED SOURCE OF FUNOS FOR COURDINATOR OF FEOERAL FUNOS GENERAL FUNO TOTAL 2 STATE OISASTER OFFICE		1,978	27,263 37,263	2, J72	35 - 167	38,167
	TOTAL ESTIMATED SOURCE OF FUNOS FOR COURDINATOR OF FEOERAL FUNOS TOTAL 2 STATE OISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNOS FOR CORDINATION OF FEOERAL FUNOS & STATE OIS GENERAL FUND TOTAL 55 M N OFFICE OF MANPOWER AFFAIRS		1.978	27,263 37,263	2,372	35 - 167	
	TOTAL STIMATED SOURCE OF FUNOS FOR COURCIMATOR OF FEOERAL FUNOS GENERAL FUNO TOTAL STATE OISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNOS FOR COURCIMATOR OF FEOERAL FUNOS & STATE OIS GENERAL FUNO TOTAL 55 H N OFFICE OF MANPOMER AFFAIRS 11 MANPOMER AFFAIRS 20 CURRENT EXPENSES		1,978	27,263 37,263	2,072 ,263 ,263 ,263	35 - 167	38,167
	TOTAL CORDINATED SOURCE OF FUNDS FOR COURTINATED SOURCE OF FUNDS TOTAL STATE DISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNDS FOR COORDINATOR OF FEDERAL FUNDS & STATE OIS GENERAL FUND TOTAL 15 M N OFFICE OF MANPOMER AFFAIRS 11 MANPOMER AFFAIRS 12 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES		1,978 35,000 2,530 197,193	27,263 37,263	2,072 ,263 ,263 ,263 ,263 ,263	35 - 167	38,167
	TOTAL ESTIMATED SQUECE OF FUNOS FOR CORDITATION OF FEDERAL FUNOS GENERAL FUNO TOTAL 2 STATE OISASTER OFFICE TOTAL ESTIMATED SQUECE OF FUNOS FOR CORDITATION OF FEDERAL FUNOS & STATE OIS GENERAL FUNO TOTAL 55 M N OFFICE OF MANPOMER AFFAIRS 11 MAMPOMER AFFAIRS 20 CURRENT EXPENSES 30 EQUIPMENT SONAL SERVICES 52 ENERGISONAL SERVICES 52 ENERGISONAL SERVICES 52 ENERGISONAL SERVICES 52 ENERGISONAL SERVICES 54 ENERGISONAL SERVICES 56 ENERGISONAL SERVICES 57 ENERGISONAL SERVICES 56 ENERGISONAL SERVICES 57 ENERGISONAL SERVICES 56 ENERGISONAL SERVICES 57 ENERGI		35,000 2,530 11,536 15,500	27,263 37,263	2,072 ,263 ,263 ,263 ,260 2,500 2,500 138,677 11,623 15,500	35 - 167	38,167
	TOTAL COORDINATOR OF FEODRAL FUNOS GENERAL FUNO TOTAL 2 STATE OISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNOS FOR COORDINATOR OF FEODRAL FUNOS & STATE OIS GENERAL FUND TOTAL 5 H N OFFICE OF HANPOWER AFFAIRS 11 MANPOWER AFFAIRS 20 CUMRENT EXPENSES 30 EBUIDHENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TEASHEL		35.000 2,530 11,536 15,500	27,263 37,263	2,072 ,263 ,263 ,263 ,263 ,263 ,263	35 - 167	38,167
	TOTAL ESTIMATED SOURCE OF FUNDS FOR CORDINATOR OF FEDERAL FUNDS GENERAL FUND TOTAL 2 STATE DISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNDS FOR CORDINATOR OF FEDERAL FUNDS & STATE DIS GENERAL FUND TOTAL 2 STATE STATE STATE OF HANDOMER AFFAIRS MANPOWER AFFAIRS MANPOWER AFFAIRS 2 CURRENT EXPENSES MO EAUTHOR SOURCES STATE TRAVEL MO OUT OF STATE TRAVEL MO OUT OUT OUT OUT OUT OUT OUT OUT OU	AS	35,000 2,530 117,193 11,560 6,272,475 86,809	27,263 37,263	2,372 ,263 ,263 ,263 ,263 ,263 ,263 ,263 ,26	35 - 167	38,167
	TOTAL ESTIMATED SOURCE OF FUNOS FOR CORDINATOR OF FEDERAL FUNOS GENERAL FUND TOTAL 2 STATE GISASTER OFFICE TOTAL TOTAL STATE OLSASTER OFFICE TOTAL 10 TAL 10 TA	AS	35,000 2,530 197,193 11,536 15,500 6,272,475 86,809	27,263 37,263 37 37 37	2,372 ,263 ,263 ,263 ,263 ,263 ,263 ,263 ,26	38,167 38,167 7,289,448	38,167
	TOTAL ESTIMATED SOURCE OF FUNDS FOR COURCIMATOR OF FEDERAL FUNDS GENERAL FUND TOTAL 22 STATE DISASTER OFFICE TOTAL ESTIMATED SOURCE OF FUNDS FOR COURDINATOR OF FEDERAL FUNDS & STATE OIS GENERAL FUND TOTAL 15 H N OFFICE OF MANPOWER AFFAIRS 10 MANPOWER AFFAIRS 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 86 OUT OF STATE TRAVEL 86 OUT OF STATE TRAVEL 87 STATE OVERMEAD TOTAL ESTIMATED SOURCE OF FUNDS FOR	AS	35,000 35,000 2,530 11,536 15,500 5,000 6,272,475 66,809	27,263 37,263 37,263	2,372 ,263 ,263 ,263 ,263 ,263 ,263 ,263 ,26	38.167 38.167	38,167

HB777 PAGE 11 041575		* FISC	AL YEAR 1976		FISCAL	YEAR 1977	
1.'1 GENERAL GOVERNMENT 03 EXECUTIVE OFFICE 5 N H OFFICE OF MANPONER AFFAIRS 12 NIN PROGRAM	(CONT.)						
20 CURRENT EXPENSES 50 OTHER PERSONNEL SERVICES 62 OEMEFITS		17,000 135,000 7,098			17,640 135,660 7,898		
70 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 93 OTHER EXPENDITURES		7,003 1,500 307,102			7.000 1.000 307.102		
TOTAL			475.000			475 . u Q Q	
ESTIMATED SOURCE OF FUNDS FOR NIN PROGRAM OD FEDERAL FUNDS			475,000			475.000	
TOTAL			475,000			475,000	
TOTAL ESTIMATED SOURCE OF FUNOS FOR N H OFFICE OF MANPOMER AFFAIRS FEDERAL FUNOS				7.101.013			7.764.4.8
TOTAL 6 OFF COMPREHENSIVE PLANNING				7,101,013			7,764,438
10 PERHANENT PERSONAL SERVICES		202.842			205.067		
20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES	***	34,350 2,095 94,949			30,350 4,270 99,372		
62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		25,042 7,200 6,950			26,322 8,700 8,500		
90 PUBLIC AND PRIVATE CONSULTANTS 91 PROJECT INSPECTION FEES 92 REGIONAL ASSISTANCE	A A	24,500 3,000 340,000			21,500 3,200 360,000		
93 N E RIVER BASIN COMM 95 COMPUTER SERVICES 97 HANOBOOKS-FLOOO & COMMUN. DEV.	A O A	31,000 2,500 15,000			31+000 2+500 10+000		
98 MATER RESOURCES COUNCIL 99 MAPS AND HANDBOOKS-STATE FUNOS	Ā A	4,000 16,500			4,000		
POSITIONS NUMBERED QUE AND 0 7 SHALL ABOLISHED WHEN VACANT.	8 E						
IN THIS APPROPRIATION SIGG FOR EACH YEAR SHALL BE FOR THE RESOURCES AND (MENT COUNCIL AND HAY NOT BE TRANSFER! EXPENDED FOR ANY OTHER PURPOSE.	DE VELOP -						
THIS APPROPRIATION SHALL NOT BE TRANS EXPENDED FOR ANY OTHER PURPOSE. NO PO	SFERED OR ORTION OF						
HB777 PAGE 12 041575		* FISC	CAL YEAR 1970	5 ** -	FISCAL	YEAR 1977	•
1.)1 GENERAL GOVERNMENT)3 EXECUTIVE OFFICE (GO OFF COMPREMENSIVE PLANNING 1 OFF COMPREMENSIVE PLANNING	(CONT.) (CONT.) (CONT.)						
THIS APPROPRIATION SHALL BE FXPENDED CONSULTANTS EMPLOYED IN STATE SERVICE	FOR E+						
THIS APPROPRIATION SHALL BE FOR THE S AL PLANNING AREAS AND MAY NOT BE TRAN OR EXPENDED FOR ANY OTHER PURPOSE.	SIX REGION-						
TOTAL			810,728			065,781	
ESTIMATED SOURCE OF FUNDS FOR OFF COMPRENENSIVE PLANNING OF FEDERAL			464.833			494,333	
GENERAL FUNO Total			345,895 810,728			371,448 865,761	
12 RESOURCES & DEVELOPMENT COUNCE							
TOTAL ESTIMATED SOURCE OF FUNOS FOR OFF COMPREHENSIVE PLANNING				810,728			065,761
FEGERAL FUNOS GENERAL FUNO TOTAL				464,833 345,895 610,728			494,333 371,440 065,761
17 COMPREHENSIVE HEALTH PLANNING				4141168			3377.41
10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES			64,836 19,257				
SC OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL			5.530 6,800 3.000				
80 OUT-OF-STATE TRAVEL 90 OTHER EXPENDITURES			2,000				
TOTAL				111.431			
ESTIMATEO SOURCE OF FUNOS FOR COMPREHENSIVE HEALTH PLANNING OF FEOERAL FUNOS GEMERAL FUNO TOTAL	•			190,000 11,431 111,431			
THE FUNDS IN THIS APPROPRIATION SHALL CONSIDERED APPROPRIATED FOR STATE PU UNDER THE METONAL HEALTH FLANKING A RESOURCES DEVELOPMENT ACT OF 1974 ANT TRANSFERRED TO AND UTILIZED FOR SAID UNDER ANY STATE UNTILIZED FOR SAID UNDER ANY STATE UNTIL REFARED IN ACCOUNTY SAID ACT.	RPOSES NO D SHALL BE PURPOSES						

216.665 21.855 35.0A5

N8777 PAGE 13 041575	* FISCAL YEAR 1976 ** FISC	AL YEAR 1977 *
1 GENERAL GOVERNMENT (CONT.) 3 EXECUTIVE OFFICE (CONT.) 6 STATE DISASTER OFFICE		
90 OTHER EXPENDITURES	256.000	250,000
TOTAL	251,000	25
ESTINATEO SOURCE OF FUNOS FOR STATE DISASTER OFFICE OF FEDERAL TOTAL	250 -000 250 -383	25u 250
TOTAL ESTIMATED SOURCE OF FUNOS FOR EXECUTIVE OFFICE	12,856,415	13,611,414
FECERAL FUNOS OTHER FUNOS GENERAL FUNO TOTAL	11.004,465 150,000 1.16.2.390 12.056,415	12,472,555 1,138,859 13,611,414
A AOMINISTRATION & CONTROL I AON & CONT BUGGET & CONTROL		
10 PERMANENT PERSONAL SERVICES 11 SALARY OF COMPTROLLER 12 SALARY OF BUSINESS SUPERVISOR 13 SALARY OF ASST BUS SUPERV 14 DEPUT COMPTROLLER 26 CURRENT EXPENSES 36 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BEWEITS	76,520 22,090 21,615 84,225 23,055 5,540 3,460 10,465 23,964	78.573 26.644 21.615 85.270 23.487 5.775 1.615 1.465 24.371
70 IN STATE TRAVEL	350 500	356 506
90 PREPARATION OF GOVERNORS BUDGET 91 COUNCIL OF STATE GOVERNMENT	16,160	11.000
92 NEN ENGLAND REGIONAL COMM 93 PROFESSIONAL FEES-ALDITS	62.30 0 68.00 0	62,300 62,000
TOTAL ESTIMATED SOURCE OF FUNDS FOR AOM & CONT BUDGET & CONTROL	424,704	432.125
TOTAL	424,764 424,704	432.125 432.125
THE FUNOS IN THIS APPROPRIATION ARE FOR PRO- FESSIONAL SERVICES PROVIDED FOR STATE PURPOSES BUT CONTACTED FOR BY THE OFFICE OF THE LEGIS- LATIVE BUGGET ASSISTANT, SUCH SUMS SHALL BE PAID BY THE COMPIROLLER UPON MOTIFICIATION BY THE LEGISLATIVE BUGGET ASSISTANT. THIS APPROP- RIATION SHALL BE MONIAPSING AND SHALL NOT BE USED FOR ANY OTHER PURPOSE.		
HB777 PAGE 14 041575	* FISCAL YEAR 1976 ** FISC	AL YEAR 1977 *
1 GENERAL GOVERNMENT (CONT.) ADMINISTRATION & CONTROL FIREMENS RELIEF		
90 GRANTS	6,600	6 • G Ø v
TOTAL ESTINATED SOURCE OF FUNDS FOR FIREMENS RELIEF	6 ou v J	6,
GENERAL FUND	6,000 6,000	6.0.0
3 N E BD HIGHER EOUC		
20 CURRENT EXPENSES 90 N N SHARE OF MEN ENGLAND BOARD	1 + u û û 35 + 9 95	1.U00 38.142
TOTAL ESTIMATED SOURCE OF FUNDS FOR N E 80 HIGHER EDUC	36,995	39,142
GENERAL FUND Total	36,995 36,995	39,142 39,142
SPEC STUDENT GRANTS		
96 VETERINARY SCHOOLS 91 DARTHOUTH MEDICAL SCHOOL	53,800 137,875	93.800 143.534
TOTAL STIMATEO SOURCE OF FUNOS FOR SPEC STUDENT GRANTS GEMERAL FUND	191,675	237,334
TOTAL	191,675	237,334
5 INDIGENT DEFENDANTS	242.204	354 000
98 GRANTS • TOTAL	242.000	254,000
ESTINATED SOURCE OF FUNDS FOR INDIGENT DEFENDANTS GENERAL FUND TOTAL	242,000 242,000	254+QJJ 254+L
•	2 42 +0 4 0	274 96 - 0
OTHER PROVISIONS OF LAW MOTHT INSTANDING, FEES TO RETHOUSES IT TORKETS FOR INDICENT RESOUND-ENTS SMALL NOT EXCEED THOSE SET FORTH BELOW: PREPARATION OF CASES FOR TRIAL \$10 PER HOUR FOR TIME IN COURT: \$15 PER HOUR HOLINUM IN ANY DNE CASE: \$25 PER HOUR ADMINISTRATION & CONTROL PROGRAMS		

10 PERNAMENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 20 CURRENT EXPENSES

						1
HB777 PAGE 15 741575		* FISC	AL YEAR 1976	** FISCAL	YEAR 1977	
1.11 GENERAL GOVERNMENT '4 ADMINISTRATION & CONTROL 16 ADMINISTRATION & CONTROL PROGRAMS 01 ADM & CONT ACCOUNTING	(CONT.) (CONT.) (CONT.)					September 1
30 COUTPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 72 INSTATE TRAVEL 80 OUT OF STATE TRAVEL 95 DATA PROCESSING SERVICES	D	4,115 15,830 24,199 5, 150 156,913		2,705 15,030 24,779 50 150 136,230		
97 BUOGET SYSTEM TOTAL	D	22,675	491.240	45,000	498.349	
ESTIMATED SOURCE OF FUNDS FOR AOM & CONT ACCOUNTING GENERAL FUND TOTAL			491,240 491,240		498,349 498,349	
:2 BUILDINGS & GROUNDS '1 AOM & CONT BLOG & GRNO						6 2
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 RENEFITS 70 IN STATE TRAVEL 98 MAKE READY LEGISLATIVE AREAS 91 RENT 0.C. BUILDING		418,410 275,300 2,500 6,300 42,192 500		422,308 265,000 6,000 42,582 500 4,000 135,872		
			876,538		876,262	
ESTIMATED SOURCE OF FUNOS FOR ADM & CONT BLOG & GRNO 11 REWTAL TRANSFERS GENERAL FUND 107AL			230,102 646,436 876,538		230,610 645,652 876,262	
2 MORTON BUILDING						
1G PERMANENT PERSONAL SERVICES 2G CURRENT EXPENSES 3G EOUIPHENT 50 OTHER PERSONAL SERVICES 62 BENEFITS		88,757 92,230 90,3 5,814 9,216		90,674 92,230 5,814 9,407		
TOTAL		*****	196,917	.,,,,	198+125	1
ESTIMATED SOURCE OF FUNDS FOR MORTON BUILDING DZ HIGHWAY TOTAL			196,917 196,917		198,125 198,125	
MB777 PAGE 16 41575		• FISO	AL YEAR 1976	** FISCAL		
1. 'I GENERAL GOVERNMENT 'A ADMINISTRATION & CONTROL BA ADMINISTRATION & CONTROL PROGRAMS '2 BUILDINGS & GROUNDS 'J ADM & CONT MEALTH LAB BLDG	(CONT.) (CONT.) (CONT.)					
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES		64.407 140.800		66+226 141+150		
30 EQUIPMENT SE OTHER PERSONAL SERVICES 62 BEMEFITS		900 1.488 6.528		1,488 6,710		
TOTAL			214,123		215,574	
ESTINATED SOURCE OF FUNDS FOR AOM & CONT HEALTH LAB BLOG DI REN' LAB BUILDING TOTAL			214.123		215,574	
04 LEGISLATIVE FACILITY						
10 PERMAMENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT		51,418 67,180 4,835		53,421 66,180		
50 OTHER PERSONNEL SERVICES 62 BENEFITS		5,000 5,434		5.00D 5.634		
90 PARKING FACILITY TOTAL		24,530	157.487	24+000	154,155	
ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE FACILITY						
GENERAL FUNO TOTAL			157,487 157,487		154.155 154.155	
TOTAL			1,445	+065		1,444,116
ESTIMATEO SOURCE OF FUNDS FOR BUILDINGS & GROUNDS OTHER FUNDS HIGHMAY FUNDS GENERAL FUND TOTAL			196	0,225 0,917 0,923 0,065		446,1841 198,125 799,8,71 1,444,116
33 PURCHASE & PROPERTY						
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 20 CUBRENT EXPENSES 31 EQUIPMENT 50 OTHER PERSONAL SERVICES 82 BEWEFITS 71 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 BONDING STATE OFFICERS		167,003 21,599 32,500 1,300 3,038 19,126 600 300 6,000		170,356 21,599 34,000 605 3,598 19,406 600 JOD 6,000		

1		M8777 PAGE 17 841575		• F15CA	L YEAR 1976 -	** FI	SCAL YEAR 1977	
1	16	GENERAL GOVERNMENT ADMINISTRATION & CONTROL ADMINISTRATION & CONTROL PROGRAMS PURCHASE & PROPERTY	(CONT.) (CONT.) (CONT.)					
		TOTAL			252,346		256,536	
		ESTIMATED SOURCE OF FUNDS FOR PURCHASE & PROPERTY OI RENTAL TRANSFERS 99 BONDING STATE OFFICERS			28,435 1,950		28,435 1,95û 226,151	
		GENERAL FUNO Total Mailing Services			221,961 252,346		256,536	
		10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 52 BENEFITS		30,436 1,740 3,041		31.32 1.74 3.10	٠	
		TOTAL ESTIMATED SOURCE OF FUNDS FOR MAILING SERVICES SENERAL FUND			35,187		35,869	
		TOTAL REGORDS NANAGEHENT & ARCHIVES			35,187		35,869	
		10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR		21,650 13,691		21.83 13.6	91	
		O CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS		12,000 3,400 1,386 3,615		10.04 1.3 3.6	86 33	
		70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 ARCHIVES MICROFILM PROJECT		10 0 25 0 2 , 50 0		10 29 2+5	6 u 5 o 6 g	
		TOTAL ESTIMATED SOURCE OF FUNDS FOR RECORDS MANAGEMENT & ARCHIVES			58,592		53,390	
		GENERAL FUNO TOTAL			58,592 58,592		53,39J 53,390	
1		TELEPHONE 10 PERMANENT PERSONAL SERVICES		22,415		22.5		
		2D CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS		7,385 700 2,283		7,6; 6 7; 2,2	05 00	
		TOTAL SEMENTIS		2,203	32,783		33,775	
		HB777 PAGE 18 841575		• FISC	AL YEAR 1976	++ F	ISCAL YEAR 1977	
	04 36	GENERAL GOVERNMENT ADMINISTRATION & CONTROL ADMINISTRATION & CONTROL PROGRAMS TELEPHONE	(CONT.) (CONT.) (CONT.)					
		ESTIMATED SOURCE OF FUNDS FOR TELEPHONE						
		DI USER FEE TRANSFER GENERAL FUND TOTAL			14,300 18,483 32,783		14,33, 19,475 33,775	
		TOTAL ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATION & CONTROL PROGRAMS			2	,315,213		2,322,035
		NOTHER FUNDS HIGHWAY FUNDS GENERAL FUND TOTAL			i 2	488,918 198,917 ,629,386 ,315,213		490.869 198.125 1.633.041 2.322.035
	27	NEW HAMPSHIRE DISTRIBUTING AGENCY N H DIST AG SURPLUS FODO						
		10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT		42,053 39,700 4,794		42.5 39.7 24.0	00	
		50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL		4.110 4.681 1.300		4 • 1 4 • 7 1 • 3	30	
		80 OUT OF STATE TRAVEL		600	97 +2 38	•	116,965	
		ESTIMATED SOURCE OF FUNDS FOR N H DIST AG SURPLUS FOOD 49 SURPLUS FOOD REVENUE TOTAL	*		97,236 97,238		116,965 116,965	
		" " " " " " " " " " " " " " " " " " "	OF THE AGENCY. N WHNARRANTEO EITHER SUR- AUTHORITY IS AS MAY BE NEC- D AT JUNE 30.					
	. 9	SURPLUS PROPERTY 10 PERMANENT PERSONAL SERVICES		28.911		29.5	513	

10 PERMANENT PERSONAL SERVICES

MB 777 PAGE 19 041575	* FISCAL YEAR 1970	6 •• F	ISCAL YEAR 1977	•
. 1 GENERAL GOVERNMENT (CONT.) 14 ADMINISTRATION & CONTROL (CONT.) 77 NEW HAMPSHIRE OISTRIBUTING AGENCY (CONT.) 28 SUPPLUS PROPERTY (CONT.)				
2) CURRENT EXPENSES 62 BENEFITS 69 Out of State Travel	9,900 3,055 500	9,9 2,9 5	40 51 40	
TOTAL	42.366		42,864	
ESTIMATEO SDURCE OF FUNOS FOR SURPLUS PROPERTY 09 SURPLUS PROPERTY REVENUE TOTAL	42,366 42,366		42 + 86 4 42 + 86 4	
TOTAL		139,604		159,629
ESTINATED SOURCE OF FUNDS FOR HEM HAMPSHIRE DISTRIBUTING AGENCY CTHER FUNDS TOTAL		139,604 139,604		159. 6 29 159. 8 29
MITH THE APPROVAL OF THE GOVERNOR AND COUNCIL THE DIRECTOR OF THE NEW HAMPSHIRE OISTRIBUTING AGENCY IS AUTHORIZED TO TRANSFER PERSONNEL, APPROPRIATIONS OR PORTIONS THEREOF, AS MELL AT EQUIPMENT BE EVEN SUBJECT OF A SECOND	5 5 6			
20 CURRENT EXPENSES 70 IN STATE TRAVEL 90 SPECIAL PRINTING F	210 768 4,337		220 806	
TOTAL ESTIMATED SOURCE OF FUNOS FOR		5,315		1,026
ST HISTORICAL COMM GENERAL FUND TOTAL		5,315 5,315		1.026
HB777 PAGE 20 041575	* FISCAL YEAR 197	6 •• F	ISCAL YEAR 1977	•
.º1 GENERAL GOVERNMENT (CONT.) 04 ADMINISTRATION & CONTROL (CONT.) 09 INVESTIGATION OF ACCCUNTS				
10 PERMANENT PERSONAL SERVICES 20 CURRENT EMPENSES 34 EQUIPMENT 53 OTHER PERSONAL SERVICES 62 BENEFITS 76 IN STATE TRAVEL 84 OUT OF STATE TRAVEL	75,368 2.105 7.010 3,585 7,747 4,200		76,324 2,215 7,380 3,585 7,042 4,200	
TOTAL ESTIMATED SOURCE OF FUNDS FOR		100.115		101,646
ESTIMATED SOURCE OF FUNDS FOR INVESTIGATION OF ACCOUNTS GENERAL FUND TOTAL		100.115 100.115		101,646
TOTAL		3,461,621	3,	553,137
ESTIMATED SOURCE OF FUNDS FOR AOMINISTRATION & CONTROL OTHER FUNDS		628,514		650.698
OTHER FUNDS GENERAL FUND TOTAL		196,917 2,636,190 3,461,621	2,	196,125
35 CENTRALIZED AUTOMATED DATA PROCESSING 21 COP ADM & SUPPORT				
10 PERMAMENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 12 SALARY OF OFDITY DIRECTOR 13 SALARY OF MANGR PLAN & SUPPORT 13 SALARY OF MANGR PCAN & SUPPORT 15 SALARY OF MANGR PCAN & SUPPORT 15 SALARY OF MANGR PCAN & SUPPORT 16 STAFF ASSOCITECH RESOURCES 20 CURPENT EXPENSES 30 EQUIPMENT 50 DIMER PERSONAL SERVICES 62 BENEFITS 62 BENEFITS 63 UT OF STATE TRAVEL 66 OUT OF STATE TRAVEL 66 OUT OF STATE TRAVEL	50,066 28,846 22,430 20,746 21,464 21,464 22,469 24,800 2,762 3,762 3,469 2,200 2,500		51,181 28,480 22,430 21,464 21,12 21,465 30,250 600 3,540 13,612 950 2,250 2,250	
99 PROFESSIONAL FEES	2.000		2,000	
TOTAL ESTIMATED SOURCE OF FUNOS FOR COP AOM & SUPPORT GENERAL FUNO		240,390		243.474
TOTAL		240,390		243.474

H8777 PAGE 21 041575	• FISCAL YEAR 1976 **	FISCAL YEAR 1977 *
1.01 GENERAL GOVERNMENT 05 CENTRALIZED AUTOMATED DATA PROCESSING 02 DATA PROCESSING OPERATION	(CONT.)	
10 PERHANENT PERSONAL SERVICES	40 L ,510	414,320
20 CURRENT EXPENSES 30 EQUIPMENT	943,295 17,980	953,884 17,841
30 OTHER PERSONAL SERVICES	25,000 41,433	27.000 42.ú29
TO IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL	100 1,350	100
90 ATTORNEY GENERAL OPINION UPDAT	3,000	3,000
TOTAL	1,432,589	1,459,524
ESTIMATED SOURCE OF FUNOS FOR DATA PROCESSING OPERATION GENERAL FUNO		
GENERAL FUND	1,432,689 1,432,689	1,459,524 1,459,524
	4,732,003	**********
33 PLANNING & SUPPORT		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	122+105 12,967 985	124,780 13,118
30 COUTOMENT	985 2,000	2.500
50 OTNER PERSONAL SERVICES 62 BENEFITS	8,811 1,000	9,349 1,00J
70 IN STATE TRAVEL 80 OUT OF STATE FRAVEL	1,656	1 • 65 ù
TOTAL	149,518	152,397
ESTIMATED SOURCE OF FUNOS FOR PLANNING & SUPPORT		
GENERAL FUND	169,518 149,518	152,397 152,397
04 SYSTEMS DEVELOPMENT		
10 PERMANENT PERSONAL SERVICES	582,513	600.292
20 CURRENT EXPENSES	42,255	62.860
SQ OTHER PERSONAL SERVICES 62 BENEFITS	4,000 48,976	4,500 49,516
62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	420 1,420	420 1,420
TOTAL	679,584	698,988
ESTIMATED SOURCE OF FUNDS FOR SYSTEMS DEVELOPMENT GENERAL FUND		
GENERAL FUNO	679,584	698,988
		508 008
TOTAL	579,584	698.988
101AL M8777 PAGE 22 041575	679,584	
TOTAL		
101AL M0717 PAGE 22 041575 1. J1 GENERAL GOVERNENT 15 GENERALIZEO AUTOMATEO DATA PROCESSING	* FISCAL YEAR 1976 *(
101AL MB717 PAGE 22 041575 1.11 GENERAL GOVERNMENT 135 CENTRALIZED AUTOMATED DATA PROCESSING 05 CENTRALIZED DATA PROCESSING 101AL	* FISCAL YEAR 1976 • (CONT.)	' FISCAL YEAR 1977•
101AL MB717 PAGE 22 041575 1.11 GENERAL GOVERNMENT 135 CENTRALIZED AUTOMATED DATA PROCESSING 05 CENTRALIZED DATA PROCESSING 101AL	* FISCAL YEAR 1976 • (CONT.)	' FISCAL YEAR 1977•
101AL M8777 PAGE 22 041575 L.11 CENERAL COVERNENT S CENTRALIZED AUTOMATED DATA PROCESSING 05 CENTRALIZED DATA PROCESSING	* FISCAL YEAR 1976 *([CONT.) [CONT.]	' FISCAL YEAR 1977 • 1.58.,961
101AL MB717 PAGE 22 041575 1.31 GENERAL GOVERNMENT 135 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO AUTOMATED DATA PROCESSING 10TAL ESTIMATED SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 09 TRANSFERS FROM STATE AGENCIES 06 GERRAL FUNO	* FISCAL YEAR 1976 *([CONT.) [CONT.]	' FISCAL YEAR 1977 • 1.58.,961
101AL M0717 PAGE 22 G41574 L.J1 GENERAL GOVERNMENT 35 CENTRALIZED AUTOMATED DATA PROCESSING G5 CENTRALIZED DATA PROCESSING 101AL ESTITHATED SOURCE OF FUNOS FOR CENTRALIZED DATA PROCESSING G9 TRANSFERS FROM STATE AGENCIES 36 GENERAL FUNO 101AL	* FISCAL YEAR 1976 *(CONT.) 1,710.800 1,718.800 791.381	1,580,961 973,422
101AL MB717 PAGE 22 041575 1.31 GENERAL GOVERNMENT 135 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO AUTOMATED DATA PROCESSING 10TAL ESTIMATED SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 09 TRANSFERS FROM STATE AGENCIES 06 GERRAL FUNO	* FISCAL YEAR 1976 *(CONT.) 1,710.800 1,718.800 791.381	1,580,961 973,422
101AL M0777 PAGE 22 041575 L.11 GENERAL GOVERNENT SO CENTRALIZED AUTOMATED DATA PROCESSING 05 CENTRALIZED DATA PROCESSING 10TAL ESTINATED SOURCE OF FUNDS FOR CENTRALIZED DATA PROCESSING 05 TRANSFERS FROM STATE AGENCIES GENERAL FUND TOTAL SO PERSONNEL OFPARTMENT 11 ADMIN & SUPPORT	* FISCAL YEAR 1976 ** (CONT.) 1,710.800 1,718.800 791.381 2,5.2.181	1,58,,961 1,58,,961 1,580,961 973,422 2,554,383
101AL 1.11 GENERAL GOVERNHENT 1.11 GENERAL GOVERNHENT 15 CENTRALIZEO AUTOMATED DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 ORANGER PROCESSING 16 CENTRALIZEO DATA PROCESSING 16 CENTRALIZEO DATA PROCESSING 17 CENTRALIZEO DATA PROCESSING 18 DATA MATERIA PROCESSING 18 CENTRALIZEO DATA PROCESSING 10 PERRONNEL DEPARTHENT 11 OPERRONNEL DEPARTHENT 11 PERRONNEL DEPARTHENT 12 SALARY OF DEPELY O RECEOR	* FISCAL YEAR 1976 ** (CONT.) 1,710.800 1,718.800 791.381 2,5.2.181 179.980 24.014 18.995	1.58.,961 1.58.,961 1.580,961 973,422 2.554,383
101AL M8717 PAGE 22 G41574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATEO DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 10TAL ESTITHATEO SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 05 TRANSFERS FROM STATE AGENCIES 76 GENERAL FUNO 10TAL 10 PERSONNEL DEPARTNENT 11 ADDINI SUPPORT 10 PERSONNEL DEPARTNENT 11 ADLANY FORSONAL SERVICES 11 SALANY FORSONAL SERVICES 12 GUARRY FORSONAL SERVICES	* FISCAL YEAR 1976 ** (CONT.) 1,710,800 1,718,800 791,381 2,5,2,161 179,980 24,014 18,945 15,000	1.580.961 1.580.961 973.422 2.554.383 181.988 24.014 16.945
101AL 1.11 GENERAL GOVERNENT 1.11 GENERAL GOVERNENT 105 CENTRALIZEO AUTOMATED DATA PROCESSING 105 CENTRALIZEO DATA PROCESSING 105 CENTRALIZEO DATA PROCESSING 105 TRANSFERS FROM STATE AGENCIES 106 GENERAL FUND 107 PERSONNEL DEPARTMENT 11 ADMIN & SUPPORT 10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 12 SALARY OF DEPUTY OTRECTOR 13 GUIDHENT 14 GOULPHENT 15 GOULPHENT 16 GOULPHENT 17 GOULPHENT 18 GOULPHENT 18 GOULPHENT 19 GOULPHENT 10 GOULPHENT 10 GOULPHENT 11 GOULPHENT 11 GOULPHENT 11 GOULPHENT 11 GOULPHENT 12 GOULPHENT 13 GOULPHENT 14 GOULPHENT 15 GOULPHENT 16 GOULPHENT 17 GOULPHENT 17 GOULPHENT 18 GO	* FISCAL YEAR 1976 ** [CONT.] 1,710,800 1,710,800 791,381 2,5.2,161 179,980 24,014 16,965 1900 4,311 6,779	1.58.,961 1.580,961 973,422 2,554,383 181,988 22,014 18,45 18,45 15,500 1,240 6,861
101AL 1.11 GENERAL GOVERNENT 1.11 GENERAL GOVERNENT 105 CENTRALIZEO AUTOMATED DATA PROCESSING 105 CENTRALIZEO DATA PROCESSING 105 CENTRALIZEO DATA PROCESSING 105 TRANSFERS FROM STATE AGENCIES 106 GENERAL FUND 107 PERSONNEL DEPARTMENT 11 ADMIN & SUPPORT 10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 12 SALARY OF DEPUTY OTRECTOR 13 GUIDHENT 14 GOULPHENT 15 GOULPHENT 16 GOULPHENT 17 GOULPHENT 18 GOULPHENT 18 GOULPHENT 19 GOULPHENT 10 GOULPHENT 10 GOULPHENT 11 GOULPHENT 11 GOULPHENT 11 GOULPHENT 11 GOULPHENT 12 GOULPHENT 13 GOULPHENT 14 GOULPHENT 15 GOULPHENT 16 GOULPHENT 17 GOULPHENT 17 GOULPHENT 18 GO	* FISCAL YEAR 1976 **(CONT.) 1.710.800 1.710.800 791.381 2.5.2.101 179.980 24.014 16.945 15.000 4.014 16.945 15.000 2.691 3.276	1.58.,961 1.580,961 2.554,383 181,988 2.114 10,945 15,580 1,661 2,896
101AL M0777 PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATEO DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 10TAL ESTIMATED SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 09 TRANSFERS FROM STATE AGENCIES 76 GENERAL FUNO 10TAL 10 PERSONNEL OPPARTMENT 11 ADMIN IS SUPPORT 11 PERMANENT PERSONAL SERVICES 12 SALARY OF OFFUTY OTRECTOR 23 OFFUT PERSONS 24 EQUIPMENT 25 OTHER PERSONAL SERVICES	* FISCAL YEAR 1976 *(CONT.) 1.710.800 1.718.800 791.381 2.5.2.181 179.988 24.614 16.945 15.006 4.311 22.691	1,580,961 1,580,961 1,580,961 973,422 2,554,383 181,988 24,014 18,945 15,560 1,661 2,896
101AL 101AL 101AL 101AC 10	* FISCAL YEAR 1976 **(CONT.) 1,710,800 1,710,800 791,381 2,5.2,161 179,980 24,014 16,945 15,000 4,381 6,779 22,791 3,26	1,580,961 1,580,961 973,422 2,554,383 181,988 24,014 18,945 15,500 1,246 6,464 6,276 1,276
101AL M8717 PAGE 22 041574 1.11 GENERAL GOVERNENT 1.51 SCHIPRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING TOTAL ESTIMATED SOURCE OF FUNOS FOR CENTRALIZED DATA PROCESSING 36 GENERAL FUNO 101AL 06 PERSONNEL DEPARTMENT 11 ADRIN L SUPPORT 11 PERMANENT PESSONAL SERVICES 12 SALARY OF DIRECTOR 12 SALARY OF DIRECTOR 13 OTHER PERSONAL SERVICES 14 OTHER PERSONAL SERVICES 15 OTHER PERSONAL SERVICES 16 OUTOF STATE TRAVEL 19 OTHER PERSONAL SERVICES 10 EQUIPHIT 10 OTHER PERSONAL SERVICES 11 OTHER PERSONAL SERVICES 12 OTHER PERSONAL SERVICES 13 OTHER PERSONAL SERVICES 14 OTHER PERSONAL SERVICES 15 OTHER PERSONAL SERVICES 16 OUTOF STATE TRAVEL 19 OTHER EXPENDITURES TOTAL	* FISCAL YEAR 1976 ** **CONT.) 1,710,800 1,718,800 791,381 2,5.2,161 179,980 24,014 18,965 15,000 4,311 6,779 22,691 3,276 346 292	1,58,,961 1,580,961 973,422 2,554,383 181,988 24,014 16,945 15,500 1,240 6,861 2,996 3,276 3,476 3,476 252
101AL M8717 PAGE 22 041574 1.11 GENERAL GOVERNENT 1.5 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 06 CENTRALIZEO DATA PROCESSING 07 CENTRALIZEO DATA PROCESSING 08 TRANSFERS FROM STATE AGENCIES 08 GENERAL FUNO 10161 10 PERNANNEL DEPARTMENT 11 ADRIN AL SUPPORT 11 PERNANCHI PERSONAL SERVICES 11 SALARY OF DEPUT O IRECTOR 12 CUMRENT EXPENSES 13 GEOUIPHIT 15 OTHER PERSONAL SERVICES 15 OTHER PERSONAL SERVICES 16 CUMRENT EXPENSES 10 ONLE PERSONAL SERVICES 11 SALARY OF DEPUT 15 OTHER PERSONAL SERVICES 16 CHARLET SERVENCES 10 ONLE STATE TRAVEL 19 OTHER EXPENDITURES TOTAL ESTIMATED SOURCE OF FUNOS FOR ADMIN & SUPPORT 19 REVENUE FOOM NUMICIPAL EXAMS	* FISCAL YEAR 1976 * (CONT.) 1.710.800 1.718.800 791.381 2.5.2.181 179.980 24.014 16.945 15.000 4.331 6.779 22.791 3.26 3.27 3.27 3.27 3.27 3.27 3.27 3.27 3.27	1,58,,961 1,580,961 973,422 2,554,383 181,988 2**014 18,945 15,500 1,246 6,461 2,264 3,278 3,46 252
101AL M8717 PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATEO DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 10 TOTAL ESTIMATEO SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 19 TRANSFERS FROM STATE AGENCIES 76 GENERAL FUNO 10 TOTAL 05 PERSONNEL OPPARTMENT 11 ADMIN & SUPPORT 12 FALARY OF DEBUTY OTRECTOR 12 SALARY OF DEBUTY OTRECTOR 13 SALARY OF DEBUTY OTRECTOR 14 CURRENT EXEMSES 15 OTHER PERSONAL SERVICES 15 OTHER PERSONAL SERVICES 16 OTHER PERSONAL SERVICES 17 OTHER PERSONAL SERVICES 18 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 10 OTHER PERSONAL SERVICES 11 SERVICES 12 OTHER PERSONAL SERVICES 12 OTHER PERSONAL SERVICES 13 OTHER PERSONAL SERVICES 14 OTHER PERSONAL SERVICES 15 OTHER PERSONAL SERVICES 15 OTHER PERSONAL SERVICES 16 OTHER PERSONAL SERVICES 17 OTHER PERSONAL SERVICES 18 OTHER PER	1,710,800 1,710,800 1,710,800 791,381 2,5,2,161 179,988 24,014 15,900 4,311 6,779 22,691 3,276 346 252	1.58.,961 1.58.,961 1.580,961 973,422 2.554,383 181,988 24,945 1.590 1.240 6.861 22,896 3,278 346 252
MOTIT PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 10 TAL ESTIMATED SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 9 TRANSFERS FROM STATE AGENCIES 76 GENERAL FUNO 10 TAL 10 PERMANENT PERSONAL SERVICES 11 SALARY OF DEBUTY ORECTOR 22 SALARY OF OPPUTY ORECTOR 23 OF THE PERSONAL SERVICES 24 GENERITS 25 OF THE PERSONAL SERVICES 26 GENERITS 27 OF THE PERSONAL SERVICES 28 GENERITS 29 OF THE PERSONAL SERVICES 20 OF THE PERSONAL SERVICES 20 OF THE PERSONAL SERVICES 21 SALARY OF OPPUTY ORECTOR 22 SALARY OF OPPUTY ORECTOR 23 OF THE PERSONAL SERVICES 24 GENERITS 25 OF THE PERSONAL SERVICES 26 THE PERSONAL SERVICES 27 OF THE PERSONAL SERVICES 28 OF THE PERSONAL SERVICES 29 OF THE PERSONAL SERVICES 30 OF THE PERSONAL SERVICES 31 SALARY OF OPPUTY 31 OF THE PERSONAL SERVICES 32 SALARY OF OPPUTY 33 OF THE PERSONAL SERVICES 34 OF THE PERSONAL SERVICES 35 OF THE PERSONAL SERVICES 36 OF THE PERSONAL SERVICES 37 OF THE PERSONAL SERVICES 38 OF THE PERSONAL SERVICES 39 THE PERSONAL SERVICES 30 OF THE PERSONAL SERVICES 31 SALARY OF THE PERSONAL SERVICES 32 OF THE PERSONAL SERVICES 31 SALARY OF THE PERSONAL SERVICES 32 SALARY OF THE PERSONAL SERVICES 33 SALARY OF THE PERSONAL SERVICES 34 SALARY OF THE PERSONAL SERVICES 35 SALARY OF THE PERSONAL SERVICES 31 SALARY OF THE PERSONAL SERVICES 32 SALARY OF THE PERSONAL SERVICES 34 SALARY OF THE PERSONAL SERVICES 35 SALARY OF THE PERSONAL SERVICES 36 SALARY OF THE PERSONAL	* FISCAL YEAR 1976 * * * * * * * * * * * * * * *	1,58,,961 1,580,961 973,422 2,554,383 181,988 2**014 18,945 15,500 1,246 6,461 2,264 3,278 3,46 252
101AL M8717 PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 16 CENTRALIZEO DATA PROCESSING 17 CENTRALIZEO DATA PROCESSING 18 SILHATEO SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 19 TRANSFERS FROM STATE AGENCIES 16 PERSONNEL DEPARTMENT 11 ADDIN AL SUPPORT 11 SALARY OF DEPUTY OIRECTOR 12 SALARY OF DEPUTY OIRECTOR 12 SALARY OF DEPUTY OIRECTOR 13 OINEAR PERSONAL SERVICES 13 GEOUIPMENT 15 OINEAR PERSONAL SERVICES 15 CHARLET SERVICES 16 CHARLET SERVICES 17 OIN STATE RAVEL 19 OUT OF STATE RAVEL 20 OUT OF STATE RAVEL 21 OUT OF STATE RAVEL 22 OUT OF STATE RAVEL 23 OUT OF STATE RAVEL 24 OUT OF STATE RAVEL 25 OUT OF STATE RAVEL 26 OUT OF STATE RAVEL 27 OUT OF STATE RAVEL 28 OUT OF STATE RAVEL 29 OUT OF STATE RAVEL 20 OUT OF STATE RAVEL 21 OUT OF STATE RAVEL 22 OUT OF STATE RAVEL 23 OUT OF STATE RAVEL 24 OUT OF STATE RAVEL 25 OUT OF STATE RAVEL 26 OUT OF STATE RAVEL 27 OUT OF STATE RAVEL 28 OUT OF STATE RAVEL 29 OUT OF STATE RAVEL 20 OUT OF STATE RAVEL 21 OUT OF STATE RAVEL 22 OUT OF STATE RAVEL 23 OUT OF STATE RAVEL 24 OUT OF STATE RAVEL 25 OUT OF STATE RAVEL 26 OUT OF STATE RAVEL 27 OUT	* FISCAL YEAR 1976 * (CONT.) 1,710,800 1,710,800 1,710,800 791,381 2,5.2,181 179,980 24,014 18,945 15,001 4,011 4,011 4,011 4,011 3,276 3,276 3,276 3,276 3,276 3,278 3	1,58,,961 1,580,961 973,422 2,554,383 181,988 2**014 18,945 15,500 1,246 6,461 2,264 3,278 3,46 252
101AL M8717 PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 101AL ESTIMATED SOURCE OF FUNDS FOR CENTRALIZED DATA PROCESSING 06 PERSONNEL DEPARTMENT 11 ADMIN & SUPPORT 11 SALARY OF DEPLY OIRECTOR 12 SALARY OF DEPLY OIRECTOR 12 SALARY OF DEPLY OIRECTOR 13 SALARY OF DEPLY OIRECTOR 14 SALARY OF DEPLY OIRECTOR 15 OIMER PERSONAL SERVICES 16 OUTOPENT 17 OIN STATE TRAVEL 18 OUTOP STATE TRAVEL 19 OTHER PERSONAL SERVICES 19 SEVENUT OF STATE TRAVEL 19 OTHER PERSONAL SERVICES 10 EQUIPMENT 10 OIL OF STATE TRAVEL 19 OTHER PERSONAL SERVICES 10 EQUIPMENT 10 OIL OF STATE TRAVEL 19 OTHER PERSONAL SERVICES 10 EQUIPMENT 10 OIL OF STATE TRAVEL 19 OTHER PERSONAL SERVICES 10 EQUIPMENT 10 OIL OF STATE TRAVEL 19 OTHER EXPENDITURES 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR ADMIN & SUPPORT 10 PREVENUE FOR MUNICIPAL EXAMS CEMERAL FUND 10 TOTAL REVENUE IN EXCESS OF THE ESTIMATE RE- FROM MUNICIPAL EXAMINATIONS MAY BE E: HITH PETUR APPORAL OF THE GOVERNOR I	* FISCAL YEAR 1976 * * * * * * * * * * * * * * *	1,58,,961 1,580,961 973,422 2,554,383 181,988 2**014 18,945 15,500 1,246 6,461 2,264 3,278 3,46 252
101AL M0717 PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATEO DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 TRANSFERS FROM STATE AGENCIES 16 GENERAL FUND 16 PERSONNEL OPPARTNENT 11 ADMIN & SUPPORT 11 PERMANENT PERSONAL SERVICES 11 SALARY OF DEBUTY OTRECTOR 12 SALARY OF OFFUTY OTRECTOR 12 CHACCUT XERNESS 13 DATE TRAVEL 16 OUT OF STATE TRAVEL 18 OUT OF STATE TRAVEL 19 OTHER EXPENDITURES 10 TATE TRAVEL 19 OTHER EXPENDITURES 10 THE EXPENDITURES	* FISCAL YEAR 1976 * * * * * * * * * * * * * * *	1,58,,961 1,580,961 973,422 2,554,383 181,988 2**014 18,945 15,500 1,246 6,461 2,264 3,278 3,46 252
MOTTY PAGE 22 041574 1.11 GENERAL GOVERNENT 15 CENTRALIZEO AUTOMATED DATA PROCESSING 05 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 CENTRALIZEO DATA PROCESSING 15 TRANSFERS FROM STATE AGENCIES 16 FRESONNEL OPPARTMENT 11 ADDINI SUPPORT 10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 12 SALARY OF DIRECTOR 12 SALARY OF DIRECTOR 13 SALARY OF DIRECTOR 14 SALARY OF DIRECTOR 15 GOUTHENT 15 OTHER PERSONAL SERVICES 15 SALARY OF DIRECTOR 16 GOUTHENT 17 OTHER PERSONAL SERVICES 18 GOUTHENT 18 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 10 STATE TRAVEL 18 OUT OF STATE TRAVEL 26 THERE SERVENDITURES TOTAL 27 ESTIMATED SOURCE OF FUNDS FOR ADMIN & SUPPORT 28 REVENUE FROM MUNICIPAL EXAMS 28 CENTRAL FUND TOTAL REVENUE IN EXCESS OF THE ESTIMATE REFERROM MUNICIPAL EXAMS 21 TRAINING TOTAL	* FISCAL YEAR 1976 * * * * * * * * * * * * * * *	1,58,,961 1,580,961 973,422 2,554,383 181,988 2**014 18,945 15,500 1,246 6,461 2,264 3,278 3,46 252
101AL 1.11 GENERAL GOVERNENT 1.25 CENTRALIZEO AUTOMATED DATA PROCESSING 105 CENTRALIZEO OATA PROCESSING 105 CENTRALIZEO OATA PROCESSING 107AL 25.11HAITEO SOURCE OF FUNOS FOR CEMTRALIZEO DATA PROCESSING 105 TRANSFERS FROM STATE AGENCIES 105 TRANSFERS FROM STATE AGENCIES 106 PERSONNEL OFPARIMENT 11 ADDIN A SUPPORT 12 SALARY OF OPPUTY OTRECTOR 12 CALARY OF OPPUTY OTRECTOR 13 SALARY OF OPPUTY OTRECTOR 14 CURRENT EXPENSES 15 GENERAL SERVICES 15 TRAVEL 16 OTHER PERSONAL SERVICES 16 CHART OF OPPUTY OTRECTOR 17 OTHER PERSONAL SERVICES 18 CHART OF OPPUTY OTRECTOR 19 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 10 OTHER PERSONAL SERVICES 11 SALARY OF OTHER OTHER 12 OTHER OTHER 11 AND OTHER 12 OTHER 11 AND OTHER 12 OTHER 12 OTHER 13 OTHER 14 OTHER 15	* FISCAL YEAR 1976 * * * * * * * * * * * * * * *	1.583,961 1.580,961 973,422 2.554,383 181,988 24,014 18.55 15.500 1.240 6.861 22,896 31,278 346 252 275,320
101AL M8717 PAGE 22 041574 1.11 GENERAL GOVERNENT 13 CENTRALIZEO AUTORATEO DATA PROCESSING 05 CENTRALIZEO AUTORATEO DATA PROCESSING 10TAL ESTITIATEO SOURCE OF FUNOS FOR CENTRALIZEO DATA PROCESSING 10 TARASFERS FROM STATE AGENCIES 76 GENERAL FUNO 10 TAL 10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 12 SALARY OF DIRECTOR 12 SALARY OF DIRECTOR 13 SALARY OF ORPUTY O IRECTOR 14 SALARY OF ORPUTY O IRECTOR 15 O THE PRESONAL SERVICES 16 EQUIPMENT 16 OTHER PERSONAL SERVICES 17 OTHER PERSONAL SERVICES 18 GENERITS 19 OTHER PERSONAL SERVICES 18 GENERITS 10 OTHER PERSONAL SERVICES 18 GENERITS 10 OTHER TRAVEL 10 OUT STATE TRAVEL 10 OUT STATE TRAVEL 10 OUT STATE TRAVEL 10 OTHER SERVENOTIVES TOTAL ESTIMATEO SOURCE OF FUNOS FOR ANY IN A SUPPORT 19 REVENUE IN EXCESS OF THE ESTIMATE RE- ROOM MUNICIPAL EXAMINATIONS MAY BE EN WITH PRIOR APPROVAL OF THE GOVERNOR IN 17 PERSONAL SERVICES 22 TRAINING	* FISCAL YEAR 1976 * (CONT.) 1,710,800 1,710,800 791,381 2,5,2,181 179,980 24,614 16,945 15,000 4,311 22,691 3,276 3,66 292 275,596 1,000 274,596 275,596	1,580,961 1,580,961 973,422 2,554,383 181,988 24,014 18,945 15,940 1,246 22,896 3,278 3,278 3,278 275,320 1,000 274,324 275,320
101AL 1.11 GENERAL GOVERNENT 1.25 CENTRALIZEO AUTOMATED DATA PROCESSING 105 CENTRALIZEO OATA PROCESSING 105 CENTRALIZEO OATA PROCESSING 107AL 25.11HAITEO SOURCE OF FUNOS FOR CEMTRALIZEO DATA PROCESSING 105 TRANSFERS FROM STATE AGENCIES 105 TRANSFERS FROM STATE AGENCIES 106 PERSONNEL OFPARIMENT 11 ADDIN A SUPPORT 12 SALARY OF OPPUTY OTRECTOR 12 CALARY OF OPPUTY OTRECTOR 13 SALARY OF OPPUTY OTRECTOR 14 CURRENT EXPENSES 15 GENERAL SERVICES 15 TRAVEL 16 OTHER PERSONAL SERVICES 16 CHART OF OPPUTY OTRECTOR 17 OTHER PERSONAL SERVICES 18 CHART OF OPPUTY OTRECTOR 19 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 19 OTHER PERSONAL SERVICES 10 OTHER PERSONAL SERVICES 11 SALARY OF OTHER OTHER 12 OTHER OTHER 11 AND OTHER 12 OTHER 11 AND OTHER 12 OTHER 12 OTHER 13 OTHER 14 OTHER 15	1,710,800 1,710,800 1,710,800 1,710,800 791,381 2,5,2,161 179,980 24,814 18,965 15,400 4,311 6,779 22,691 3,276 3,	1,58,,961 1,580,961 1,580,961 973,422 2,554,383 181,988 24,014 16,945 15,500 1,240 6,881 22,998 3,778 30 275,320 1,000 274,320 275,320

H8777 PAGE 23 041575	(CONT.)	* FISCA	L TEAK 1976 -		FISCAL V	EAR 1977 -	
.)1 GENERAL GOVERNMENT :7 SECRETARY OF STATE :1 DFFICE OF THE SECRETARY	CONTA						
1D PERMANENT PERSONAL SERVICES 11 SALARY OF THE SECREATARY 12 SALARY OF THE DEPUTY SECRETARY 2D CURRENT EXPENSES			103,169 25,101 18,157 27,375			105,178 25,101 18,157 28,732	
30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL	G		1,310 4,500 14,906 100			1.285	
88 DUT DE STATE TRAVEL			500			500	
TOTAL				195 ,118			193,697
ESTIMATED SOURCE OF FUNCS FOR OFFICE OF THE SECRETARY 09 PHOTOSTAT REVENUE GENERAL FUNO TOTAL				3,000 192,116 195,118			3,030 190,897 193,897
32 ELECTIONS DIVISION							
90 PRINTING AND BINDING	G		100,000			140.000	
FOTAL ESTIMATED SOURCE OF FUNDS FOR ELECTIONS DIVISION GENERAL FUND TOTAL				150.000			140.000
13 LEGISLATIVE SERVICES DIVISION				100.000			140,000
90 PRINTING BINDING FOR GEN CRT			85 .000			35,000	
THIS APPROPRIATION IS FOR PETHTIN AND DISTRIBUTION OF ADVANCE SMEET LAWS, PARMPHIET LAWS, PERMANENT ME PERMANENT SENATE JOURNALS AND MAN GENERAL COURT. THIS APPROPRIATE LAWS UNTIL JUNE 1977. SHALL BE LEPURPOSE DULT, AND MAY NOT BE TRANTHE EVENT THE APPROPRIATION IS IN	IUSE JOURNALS. IUAL DF IN SHALL NOT						
THE EVENT THE APPROPRIATION IS IN PAY FOR ITENS FOR WHICH IT IS APP THE ADDITIONAL FUNDS NEEDES SHALL FERRED AT THE REQUEST OF THE PRES SEMATE AND SPEAKER OF THE HOUSE & APPROVAL OF THE FISCAL COMMITTEE, AVAILABLE IN THE LEGISLATIVE APP FREE OISTRIBUTION TO THE MEMBERS AND SEMANE, OF THE PERNANCH MOULD JOURNALS, IS MERGEY ELIMINATED.	PROPRIATED. DE TRANS- SIDENT OF THE SITH THE FROM FUNDS						
H8777 PAGE 24 041575		* FISCA	L YEAR 1976 -		FISCAL Y	TEAR 1977	•
H8777 PAGE 24 041575 .31 GENERAL GOVERNMENT 07 SECRETARY DF STATE 13 LEGISLATIVE SERVICES DIVISION	(CDNT.) (CONT.) (CONT.) 6	* FISCA	L YEAR 1976 -	•	FISCAL Y	EAR 1977	.
.)1 GENERAL GOVERNMENT 77 SECRETARY OF STATE 3 LEGISLATIVE SERVICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR	(CONT.)		L YEAR 1976 -	85,000	FISCAL Y	EAR 1977	35,000
.)1 GENERAL GOVERNMENT 97 SECRETARY OF STATE '3 LEGISLATIVE SERVICES DIVISION TOTAL	(CONT.)		L YEAR 1976 -		FISCAL Y	EAR 1977	
. JI GENERAL GOVERNMENT 77 SECRETARY DF STATE 31 LEGISLATIVE SERVICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION GENERAL FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR	(CONT.)			85,000	FISCAL Y	EAR 1977 ·	35,000
.JI GENERAL GOVERNMENT 07 SCRETARY OF STATE 13 LEGISLATURE SERVICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION GENERAL FUND TOTAL	(CONT.)			85,000 85,000	FISCAL Y	EAR 1977 ·	35,000 35,000 35,004
.JI GENERAL GOVERNMENT 07 SCERETARY OF STATE 13 LEGISLATIVE SERVICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION GENERAL FUND TOTAL ESTIMATED SOURCE OF FUNDS FOR SECRETARY OF STATE OTHER FUNDS GENERAL FUND	(CONT.)			85,000 85,000 85,000 360,116 3,000	FISCAL Y	EAR 1977 ·	35,000 35,000 35,000 360,697
JI GENERAL GOVERNMENT 17 SCECETARY OF STATE 31 LEGISLATIVE SERVICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION GENERAL FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR SCORETARY OF STATE OTHER FUND TOTAL 98 STATE LIBRARY	(CONT.)			85,000 85,000 85,000 360,116 3,000	FISCAL Y	93,617 17,472 15,129 14,134 34,971 12,622 500	35,000 35,000 35,000 360,697
JI GENERAL GOVERNMENT 77 SCRETARY OF STATE 31 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION FOR THE SERVICES OF FUNDS FOR GENERAL FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR SECRETARY OF STATE OTHER FUND TOTAL 28 STATE LIBRARY 11 CENTRAL LIBRARY SVCS 11 SALLARY OF LIBRARTAN 12 SALLARY OF ASSISTANT LIBRARIAN 20 CURRENT EXPENSES 13 GENEFITS 14 GENEFITS 15 GENEFITS 16 OUT OF STATE TRAVEL 18 OUT OF STATE TRAVEL 18 OUT OF STATE TRAVEL 19 OUT OF STATE TRAVEL	(CONT.)		92,994 17,472 15,429 13,469 38,559 2,559 500	85,000 85,000 85,000 360,116 3,000	FISCAL Y	93,617 17,472 15,129 14,134 34,971 12,622 775	35,000 35,000 35,000 360,697
JI GENERAL GOVERNMENT 77 SCRETARY OF STATE 31 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNOS FOR LEGISLATIVE SERVICES DIVISION TOTAL TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNOS FOR SCORETARY OF STATE O'NEE FUNO TOTAL 25 STATE LIBRARY 11 CENTRAL LIBRARY SVCS 10 PERMAMENT PERSONAL SERVICES 11 SALARY OF ASSISTANT 12 SALARY OF ASSISTANT 12 SALARY OF ASSISTANT 13 EQUIPMENT 14 GENTRAL 15 EQUIPMENT 15 EQUIPMENT 16 GENTRIL 17 SALARY OF ASSISTANT 18 SALARY OF ASSISTANT 19 EQUIPMENT 19 EQUIPMENT 19 EQUIPMENT 19 EQUIPMENT 19 EQUIPMENT 19 EQUIPMENT 10 EQUIPMENT 11 SALARY OF ASSISTANT 12 SALARY OF ASSISTANT 13 EXALARY OF ASSISTANT 14 SALARY OF ASSISTANT 15 EQUIPMENT 16 EQUIPMENT 17 EXALERY 18 SALARY OF ASSISTANT 18 SALARY OF ASSISTANT 19 EQUIPMENT 18 EQUI	(CONT.)		92,994 17,472 15,472 10,009 12,559 775 500	85,000 85,000 85,000 3300,110 3,000 377,118	FISCAL Y	93,617 17,472 15,129 14,134 34,971 12,622 775	35,000 35,0.u 35,0.u 360,697 3,0.u 365,697 360,697
JI GENERAL GOVERNMENT 77 SCEMETARY OF STATE 31 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SCRYICES DIVISION TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR SCENETARY OF STATE OTHER FUND TOTAL 28 STATE LIBRARY TOTAL LIBRARY SVCS 10 PERMANENT PERSONAL SERVICES 11 SALARY OF LIBRARIAN 11 CENTRAL LIBRARY SVCS 10 PERMANENT PERSONAL SERVICES 13 SALARY OF LIBRARIAN 10 CUMPRENT FOR STATE 30 EULPHENT 52 ENERFITS 76 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS CENTRAL LIBRARY SVCS	(CONT.)		92,994 17,472 15,472 10,009 12,559 775 500	85,000 85,000 85,000 380,116 3,000 377,118 306,118	FISCAL Y	93,617 17,472 15,129 14,134 34,971 12,622 775	35,000 35,01 35,01 360,097 3,01 365,097 360,097
JI GENERAL GOVERNMENT 17 SCECRETARY OF STATE 21 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNOS FOR LEGISLATIVE SERVICES DIVISION GENERAL FUNO TOTAL TOTAL ESTIMATED SOURCE OF FUNOS FOR SCORETARY OF STATE OFFER FUNO TOTAL 20 STATE LIBRARY 11 CENTRAL LIBRARY SVCS 11 PERMANENT PERSONAL SERVICES 12 SALARY OF LIBRARIAN 12 SALARY OF LIBRARIAN 13 GURGENT EXPENSES 13 FALARY OF LIBRARIAN 15 GURGENT EXPENSES 14 SALARY OF LIBRARIAN 16 GURGENT EXPENSES 15 GUNGENT EXPENSES 16 DUT OF STATE TRAVEL 16 DUT OF STATE TRAVEL 17 TOTAL 18 STIMATED SOURCE OF FUNOS FOR CENTRAL LIBRARY SVCS CHERAL FUNO TOTAL 2 COMMUNITY LIBRARY SCRYICES	(CONT.)		92,994 17,472 15,472 10,009 12,559 775 500	85,000 85,000 85,000 380,116 3,000 377,118 306,118	5,034 15,400 603	93,617 17,472 15,129 14,134 34,971 12,622 775	35,000 35,01 35,01 360,097 3,01 365,097 360,097
JI GENERAL GOVERNMENT 17 SCECRETARY OF STATE 31 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNOS FOR LEGISLATIVE SERVICES DIVISION GENERAL FUNO TOTAL TOTAL TOTAL STATE LIBRARY GENERAL FUNO TOTAL 20 STATE LIBRARY SVCS 10 PERMANENT PERSONAL SERVICES 11 CHERRAL LIBRARY SVCS 12 PERMANENT PERSONAL SERVICES 13 ALANY OF LIBRARIAN 12 CLURRENT EXPENSIONAL SERVICES 14 CHERRAL LIBRARY 15 CHERRAL LIBRARY 16 CHERRAL LIBRARY 17 CHERRAL LIBRARY 18 CHERRAL LIBRARY 19 CHERRAL LIBRARY 19 CHERRAL LIBRARY 10 EQUIPMENT 10 GUNTENT EXPENSIONAL SERVICES 10 TOTAL 20 COMMUNITY LIBRARY SERVICES 11 COMMUNITY LIBRARY SERVICES 11 COMMUNITY LIBRARY SERVICES 12 COMMUNITY LIBRARY SERVICES 13 COMMUNITY LIBRARY SERVICES 14 COMMUNITY LIBRARY SERVICES 15 CURRENT FUNOS FOR CHERRAL FUNO 11 COMMUNITY LIBRARY SERVICES 11 COMMUNITY LIBRARY SERVICES 12 CURRENT FURSONNEL SERVICES 13 CURRENT FURSONNEL SERVICES 14 CURRENT FURSONNEL SERVICES 15 CURRENT FURSONNEL SERVICES 16 CURRENT FURSONNEL SERVICES 16 CURRENT FURSONNEL SERVICES 16 CURRENT FURSONNEL SERVICES 17 CURRENT FURSONNEL SERVICES 18 CURRENT FURSONNEL SERVICES	(CONT.)	6,634 14,230	92,994 17,472 15,472 10,009 12,559 775 500	85,000 85,000 85,000 380,116 3,000 377,118 306,118	5,834 15,400	93,617 17,472 15,129 14,134 34,971 12,622 775	35,000 35,01 35,01 360,697 3,01 365,697 360,697
JI GENERAL GOVERNMENT 77 SCRETARY OF STATE 31 LEGISLATIVE SCRYLCES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION FOR THE SERVICES OF SERVICES OF SERVICES GENERAL FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR SECRETARY OF STATE OF SERVICES GENERAL FUND TOTAL 30 STATE LIGRARY SUCS 11 SALARY OF LIGRARIAN 12 SELARY OF ASSISTANT LIGRARIAN 20 CURRENT EXPENSES 13 SALARY OF ASSISTANT LIGRARIAN 20 CURRENT EXPENSES 14 SALARY OF ASSISTANT LIGRARIAN 20 CURRENT EXPENSES 30 EQUIPMENT 30 EQUIPMENT 42 GENEFITS 51 IN STATE TRAVEL 53 THATE SOURCE OF FUNDS FOR CENTRAL LIGRARY SUCS GENERAL FUND TOTAL 22 COMMUNITY LIGRARY SERVICES 23 CURRENT EXPENSES 24 CURRENT EXPENSES 25 CURRENT EXPENSES 26 CURRENT EXPENSES 26 CURRENT EXPENSES 26 CURRENT EXPENSES 26 CURRENT EXPENSES 27 CURRENT EXPENSES 28 CURRENT EXPENSES 29 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 21 COMMUNITY LIGRARY SERVICES 20 COMMUNITY LIGRARY SERVICES 20 CURRENT EXPENSES 27 CURRENT EXPENSES 28 CURRENT EXPENSES 29 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 21 CURRENT EXPENSES 22 CURRENT EXPENSES 23 CURRENT EXPENSES 24 CURRENT EXPENSES 25 CURRENT EXPENSES 26 CURRENT EXPENSES 27 CURRENT EXPENSES 28 CURRENT EXPENSES 29 CURRENT EXPENSES 20 CURRENT EXPENSES 21 CURRENT EXPENSES 22 CURRENT EXPENSES 23 CURRENT EXPENSES 24 CURRENT EXPENSES 25 CURRENT EXPENSES 26 CURRENT EXPENSES 27 CURRENT EXPENSES 28 CURRENT EXPENSES 29 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 21 CURRENT EXP	(CONT.)	6,634 14,230	92,994 17,472 15,129 13,469 12,559 12,559 500	85,000 85,000 85,000 380,116 3,000 377,118 306,118	5,834 15,400	93.617 17.472 15.129 14.134 134.972 12.075 500	35,000 35,01 35,01 360,697 3,01 365,697 360,697
JI GENERAL GOVERNMENT 77 SCRETARY OF STATE 31 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION FOR THE SERVICES DIVISION GENERAL FUND TOTAL TOTAL TOTAL SITUATED SOURCE OF FUNDS FOR GENERAL FUND GENERAL FUND TOTAL 30 STATE LIBRARY TI CENTRAL LIBRARY SVCS LE PERMANENT PERSONAL SERVICES 11 SALLARY OF LIBRARIAN 20 CURRENT EXPENSES 30 EQUIPMENT 52 GENEFITS 50 HO STATE TRAVEL 80 DUT OF STATE TRAVEL 80 DUT OF STATE TRAVEL 81 STATE LIBRARY SVCS GENERAL FUND 10 TAL ESTIMATED SDURCE OF FUNDS FOR GENTAL LIBRARY SVCS GENERAL FUND 10 TAL ESTIMATED SDURCE OF FUNDS FOR GENTAL LIBRARY SVCS GENERAL FUND 10 TAL 2 COMMUNITY LIBRARY SERVICES 20 CURRENT EXPENSES 62 BENEFITS 11 OFFENMENT PERSONNEL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 10 TAL ESTIMATED SDURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 20 CURRENT EXPENSES 62 BENEFITS 10 TAL ESTIMATED SDURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 20 CURRENT EXPENSES 62 BENEFITS 10 TAL ESTIMATED SDURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 20 CURRENT EXPENSES 64 BENEFITS 10 TAL ESTIMATED SDURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 20 SPECIFIC GROUP SERVICES	(CONT.)	6, 634 14,200 683	92,994 17,472 15,129 13,661 30,009 12,555 500	85,000 85,000 85,000 380,116 3,000 377,118 306,118	6,834 15,400 603	93,617 17,472 15,129 14,134 34,971 12,622 775 580	35,000 35,01 35,01 360,697 3,01 365,697 360,697
JI GENERAL GOVERNMENT 77 SCREITARY OF STATE 31 LEGISLATIVE SCRYICES DIVISION TOTAL ESTIMATED SOURCE OF FUNDS FOR LEGISLATIVE SERVICES DIVISION TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR SCRETARY OF STATE OTHER FUND GENERAL FUND 10 STATE LIBRARY SVCS 10 PERMANENT PERSONAL SERVICES 11 SALARY OF LIBRARIAN 12 SULARY OF ASSISTANT LIBRARIAN 12 SULARY OF ASSISTANT LIBRARIAN 13 EAUTHMENT 14 GENERAL TARBEL 15 OUT OF STATE TRAVEL 16 OUT OF STATE TRAVEL 17 OUT OF STATE SERVICES 18 COMMUNITY LIBRARY SERVICES 20 CURRENT EXPENSES 21 COMMUNITY LIBRARY SERVICES 22 CURRENT EXPENSES 23 CURRENT EXPENSES 24 CENTERTS TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 25 CURRENT EXPENSES 26 CENTERTS TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 20 CURRENT EXPENSES 22 CENTERTS TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 25 CENTERTS TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 26 CENTERTS TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES 27 CURRENT EXPENSES 28 CENTERTS TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY LIBRARY SERVICES	(CONT.)	6,634 14,230	92,994 17,472 15,129 13,661 30,009 12,555 500	85,000 85,000 85,000 380,116 3,000 377,118 306,118	5,834 15,400	93,617 17,472 15,129 14,134 34,971 12,622 775 580	35,000 35,01 35,01 360,697 3,01 365,697 360,697

NB777 PAGE 25 041575		• FISCA	L YEAR 1976 **	FISCAL	TEAR 1977 -	
.31 GENERAL GOVERNMENT 18 STATE LIBRARY 02 COMMUNITY LIBRARY SERVICES 12 SPECIFIC GROUP SERVICES	(CONT.) (CONT.) (CONT.)					
80 OUT-OF-STATE TRAVEL 90 OTHER EXPENDITURES		500 3,400		500 3,7u3		
TOTAL			571,328		581,646	
ESTIMATED SOURCE OF FUNDS FOR SPECIFIC GROUP SERVICES 19 AGENCY INCOME GENERAL FUND TOTAL			17,500 553,828 571,328		17.500 564.106 581.606	
TOTAL			593,045			604,523
TOTAL			17.500 575.545			17+5 .
GENERAL FUND			593.045			587, 23 604,523
TOTAL ESTIMATED SOURCE OF FUNOS FOR			776.024			793,743
STATE LIBRARY OTHER FUNOS GENERAL FUNO TOTAL			17,500 758,524 776,024			17.5 776.243 793.743
IN THE EVENT ANY FEDERAL FUNDS BECL ABLE FOR PROGRAMS FUNDED BY THIS AI THEY ARE MEREBY APPROPRIATED AND IT FROM APPROPRIATION SHALL BE REQUEST 19. REVENUE ADMINISTRATION 21. COMMUNITY SERVICES 01. ADMINISTRATION	OME AVAIL- PPROPRIATION NE GENERAL D BY THE					
10 PERMANENT PERSONAL SERVICES 11 SAL OF COMMISSIONER 20 CURRENT EXPENSES		92,000 26,457		95,145 26,457 19,550		
20 CURRENT EXPENSES 30 EQUIPMENT		18,550 8,290 1,000		19,550 605 1,000		
CO LUNKENT EXPENSES 36 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 60 DUT OF STATE TRAVEL		11,905 4,100 575		12,220 4,730 625		
TOTAL			162,877		160.302	
M8777 PAGE 26 041575		* FISC	AL YEAR 1976 **	F15CAL	YEAR 1977 -	
L-11 GENERAL GOVERNMENT 39 REVENUE AOMINISTRATION 31 COMMUNITY SERVICES 31 AOMINISTRATION	ECONT.) (CONT.) (CONT.) (CONT.)					
ESIIMATED SOURCE OF FUNDS FOR ADMINISTRATION GENERAL FUND TOTAL			162,877 162,877		160.302 163.302	
22 INTANGIBLE TAX						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT		53,839 16,130 210		55,832 16,575 400		
EN ATHER REPORTAL SERVICES		210 2,300 5,626		2.500 5.979		
62 BEMEFITS 78 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 FLOOD CONTROL		130		130 150		
98 FLOOD CONTROL 95 COP	A D	4,971 22,000		5.468 22.000		
TOTAL			105,026		109.634	
ESTIMATED SOURCE OF FUMOS FOR Intangible tax 87 trams fron Revenue Total			105,026 105,026		109.034	
33 MUNICIPAL ACCOUNTING DIV						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES		201,581 6,725 2,315		204.093 7.225		
20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES		11,000		455		
50 OTHER PERSONAL SERVICES 62 BENEFITS 78 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		20,802 20,906 600		21.J53 21.275 700		
TOTAL ESTIMATED SOURCE OF FUNDS FOR			263,923		265,801	
ESTIMATED SOURCE OF FUNDS FOR MUNICIPAL ACCOUNTING DIV GENERAL FUND TOTAL			263,923 263,923		265,801 265,801	
34 PROPERTY APPRAISAL						
10 PERMANEMT PERSONAL SERVICES 20 CURRENT EXPENSES 3E EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL		193,662 17,605 19,885 120,000 26,386		195,543 21,805 33,660 120,000 26,574 42,850		
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		41.550 675		42.850 700		

HB777 PAGE 27 041575	• FIS	CAL YEAR 1976 **	FISCAL YEAR 197	7 1
39 PEVENUE ADMINISTRATION (CC) 1 COMMUNITY SERVICES (CC))NT.} MT.) NT.)			
TOTAL ESTIMATED SOURCE OF FUNOS FOR PROPERTY APPRAISAL		419,763	441,132	2
GENERAL FUND		419,763 419,763	441.132 441.132	
EXPENDITURES FROM THIS APPROPRIATION FOR PRAISAL OF UTILITIES SMALL NOT EXCEED \$3.75 FINANCIAL AID TO TOWNS	? AP- 5.0v8.			
90 OTHER EXPENDITURES 91 FOREST CONSERVATION AIDE 92 AIDE TO HEAVILY TIMBERED TOWNS	105,300 36,003 20,500		110,000 30,000 20,500	
TOTAL ESTIMATED SOURCE OF FUNOS FOR FINANCIAL AID TO TONNS		155,508	160,300	
GENERAL FUNO TOTAL 16 BOAT TAX		155,500 155,500	160.500 160.500	
90 OTHER EXPENDITURES	6,000		5 000	
TOTAL	6,000	6.000	6,000	
ESTIMATED SOURCE OF FUNOS FOR BOAT TAX 09 AGENCY INCOME		6,000	6,800	
TOTAL 17 SECTION PURPOSELY OMITTED		6,000	6,000	•
TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY SERVICES		1,113,009		1,142,769
COMMUNITY SERVICES OTHER FUNDS GENERAL FUND TOTAL		111.026 1.002.063 1.113.069		115.034 1.027.735 1.142.769
02 REVENUE COLLECTIONS .1 BUSINESS PROFITS TAX		.,,,,,,,,,,		
10 PERMAMENT PERSONAL SERVICES 11 PERSONAL SERVICES UNCLASSIFIED 20 CURRENT EXPENSES	350, 41 4 54,063 64,275		358.541 55.189 67.300	
30 EOUTPHENT 50 OTHER PERSONAL SERVICES 62 BEMEFITS 70 IN STATE TRAVEL	11,720 19,400 41,582 13,425		15+320 19+400 42+500 14+025	
H8777 PAGE 28 G41575	* FIS	CAL YEAR 1976 **	FISCAL YEAR 191	77
79 REVENUE ADMINISTRATION (CC 12 REVENUE COLLECTIONS (CC	ONT.) ONT.) ONT.)			
60 DUT OF STATE TRAVEL 95 COP 0	40,525 115,000		41,425 115,800	
TOTAL ESTIMATED SOURCE OF FUNOS FOR BUSINESS PROFILS TAX		710,404	726,79	h
BUSINESS PROFITS TAX GENERAL FUND TOTAL		710.404 710.484	724,781 724,701	1
32 INHERITANCE YAX				
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT	39,774 3,950 465		4,375	
62 BENEFITS	3,977 135		4.041 135	
BO OUT OF STATE TRAVEL 96 OTHER EXPENDITURES	10,000		95 18,080	
THIS APPROPRIATION IS FOR THE REGISTERS BATE AND SHALL NOT BE TRANSFERRED OR EXP FOR ANY OTHER PURPOSE.	OF PRO PENOEO			
TOTAL ESTIMATED SOURCE OF FUNDS FOR		56,396	59.050	1
INMERITANCE TAX GENERAL FUND TOTAL		58,396 58,396	59.050 59.050	
COST RECORDS SHALL BE MAINTAINED OF ALL COSTS APPLICABLE TO SEMPICES PERFORMED F LOCAL COMMUNITIES BY THE TAX COMMISSION TIVE TO AUDITS AND APPRAISALS. SAID ACK COSTS SHALL BE BILLED TO LOCAL COMMUNITY A MONTHLY BASIS PRIDE TO THE YENTH DAY OF SUCCEDING MONTH. 73 MEALS A ROOMS	OR PELA-			
10 PERHAMENT PERSONAL SERVICES 20 CURRENT EAPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 90 OTHER EAPENDITURES	118,099 11,145 4,328 250 12,075 5,775 1,665		119,245 11,795 6,620 25a 12,190 5,775 1,432	
TOTAL		155,329	157.70	,

HB777 PAGE 29 041575	* FTS	CAL YEAR 1976	** FISCAL YEAR 1977	
1- 11 GENERAL GOVERNMENT (CON "9 REVENUE ADDINISTRATION (CON 12 REVENUE COLLECTIONS (CON 13 MEALS 1 ROOMS (CON	(T.) (T.)			
ESTIMATED SOURCE OF FUNDS FOR MEALS & ROOMS OF TRANSFER FROM REVENUE TOTAL		155.329 155.329	157,7J7 157,707	
14 TOBACCO TAX		2,,,,,,,	23,410,	
19 PERMAMENT PERSONAL SERVICES ZA CURRENT EXPENSES 38 EQUIPMENT 92 GENEFITS 70 IN STATE TRAVEL 48 DUT OF STATE TRAVEL 98 TOBACCO TAX STAMPS G	77,765 4,320 900 7,777 6,325 2276 75,000		78,248 4,570 13,240 7,825 6,425 27u	
TOTAL ESTIMATED SOURCE OF FUNDS FOR		172,058	110,578	
TOBACCO TAR GENERAL FUNO		172,058	110,578	
TOTAL		172+058	110.578	
TOTAL ESTIMATED SOURCE OF FUNDS FOR REVENUE COLLECTIONS	3	1,095,18		1,456,651
OTHER FUNOS GENERAL FUNO TOTAL		155,32 943,85 1,096,18	8	157.7 7 898.344 1.056.051
TOTAL ESTIMATED SOURCE OF FUNDS FOR REVENUE ADMINISTRATION OTHER FUNDS		2,209,27		2,198,825
GENERAL FUNO TOTAL		266,35 1,942,92 2,209,27	1	272.741 1.926.679 2.198.82
10 STATE TREASURY 21 ST TREAS RECEIPT & DISGURSEMEN				
18 PERMAMENT PERSONAL SERVICES 11 SALARY OF TREASURER 12 SALARY OF DEPUTY TREASURER 28 CUMBENT EXPENSES 36 EQUIPMENT 50 OTHER PERSONAL SERVICES 52 BENEFITS 70 IN STATE TRAVEL 88 DUT OF STATE TRAVEL		213,594 25,433 18,192 35,475 1,355 3,708 25,938 240 1,000	215,213 25,455 18,192 39,200 1,51u 3,708 26,103 2,40 1,000	
95 DATA PROCESSING SERVICES D		39,695	40,206	
M8777 PAGE 38 841575 1.01 GENERAL GOVERNMENT ICON 18 STATE TREASURY ICON 31 ST TREAS RECEIPT 1 DISBURSEMEN ICON	ΨΙ.) «Τ.)	CAL TEAR 1975	** FISCAL YEAR 1977	
TOTAL ESTIMATED SOURCE OF FUNDS FOR ST TREAS RECEIPT & DISBURSEMEN		365 + 64		370,828
GEMERAL FUND TOTAL 22 RETIREMENT DIVISION		365 + 64 365 + 64	1	371.828 370.828
18 PERMAMENT PERSONAL SERVICES 11 SALARY OF ASST TO ST TREASURER 20 CURRENT EXPENSES		1.9.255 15.129 13.000 3.462 4.000 12,673	111,480 15,129 15,630 1,304 4,633 12,895	
30 ERUIPMENT 50 DITHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 88 OUT-OF-STATE TRAVEL 98 ACCRUPO LIABILITY 91 MORNAL CONTRIBUTION 92 MOSPITALITATION CAP LFE IMS 95 OATA PROCESSING SERVICES 0 99 CONSULTING SERVICES 0		942 300 1.360.313 1.470.372 138.200 137.794 1.880	1,435 334 1,364,313 1,535,159 152,004 99,729	
TOTAL		3.283.24		3.418.285
ESTIMATED SOURCE OF FUNDS FOR RETIREMENT DIVISION OP RETIREMENT SYSTEM FUNDS GEMERAL FUND		296.35 2.984.88	6	262.8.2 3.155.483
TOTAL THIS APPROPRIATION SHALL BE A CHARGE ON I SEVERAL FUNDS OF THE RETIREMENT SYSTEM I PROVIDED THAT THE APPROPRIATIONS, FOR ACCE LIRBILITY, MORNAL CONTRIBUTION, AWD MCSP.] IZATION GROUP LIFE INSURANCE SHALL BE A C AGAINST THE GENERAL FUNDS OF THE STATE.	TNE Rued Tal- Charge	2,994,688 3,2 93 ,24	0	3,155,483 3,416,285
90 AGRICULTURAL COLLEGE FUND 91 MANILTON SMITH FUND 92 BENJAHIN THONPSON FUND		4.800 400 31.900	4.8 08 400 31.900	
TOTAL		37,10	q	37 + 1 . u

	HR777 PAGE 31	341575	+ F1SC	AL YEAR 1976	- ** FISCAL	YEAR 1977
1.01 1. .3	GENERAL GOVERNMENT STATE TREASURY TRUST FUNOS	(CONT.) (CONT.) (CONT.)				
	ESTIMATED SOURCE OF FUNDS FO	OR				
	GENERAL FUND			37 ₀	100	37.100 37.100
14	SPECIAL GENERAL FUND DISTR					.356.150
	90 85N PROFITS DISTRIBUTION TOTAL		2	3,196,200 23,198,		24,358,150
	ESTIMATED SOURCE OF FUNDS FI SPECIAL GENERAL FUND DISTRI GENERAL FUND TOTAL	OR B		23,196, 23,198,	200	24,358,150 24,358,150
				Z6 • 884 •	141	26,184,363
	TOTAL ESTIMATED SOURCE OF FUNOS F: STATE TREASURY OTHER FUNOS GENERAL FUND	0 R		296.	354	262,602 27,921,561
	TOTAL			28,585, 26,884,	161	28,184,363
11	IN THE EVENT THAT THE IS NOT SUFFICIENT TO UNDER THIS SECTION TH OF THE TREASURER, IS MARRANT FOR SUCH ADDITIONAL OF THE TREASURER APPROPRIATE APPROPRIATE TAXATION	APPROPRIATION MADE HEREIN MEET ALL LEGAL OBLIGATIONS DE COVERNOM, UPON REQUEST AUTHORIZED TO DRAW HIS TIDWAL SUMS AS MAY DE NEY IN THE TREASURY NOT O.				
	10 PERMANENT PERSONAL SERVI	CES		49. 56.	.056 262 .708	49,857 56,862
	10 PERMANENT PERSONAL SERVI 11 SALARY OF COMMISSIONERS 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 52 BENEFITS	\		7 :	,70 0 ,350 ,962	3.7ú0 7.350 11.062
	70 IN-STATE TRAVEL			7.	200	7.210
	TOTAL ESTINATED SOURCE OF FUNOS F	OR		134,	,582	135,851
	ESTINATED SOURCE OF FUNOS F BOARD OF TAXATION GENERAL FUND TOTAL			134, 134,	,532 ,532	135,851 135,851
	H8777 PAGE 32	041575	• FISC	AL TEAR 1976	• FISCAL	YEAR 1977
11	L GEMERAL GOVERNMENT	(CONT.)		51,002	.463	54,366,3,1
	ESTIMATED SOURCE OF FUNDS F GENERAL GOVERNMENT FEOERAL FUNDS	FOR		11.604		12,472,555
	FEOERAL FUNDS OTHER FUNDS HIGHWAY FUNDS GENERAL FUND			11.604 3.115 196 36.885	.025 .523 .917	2,615,7.2 196,125 38,823,919
	GENERAL FUND			36.085 51.002	,996 ,463	38,823,919 54,308,3,1
1. ": 3: 3: 0:	2 ADMINISTRATION OF JUSTICE 1 JUDICIAL BRANCN 1 SUPREME COURT 1 SUPREME COURT	1 PUBLIC PROTECT				
	10 PERMANENT PERSONAL SERVI 11 SALARY OF JUSTICES 12 SALARY OF CLERK REPORTER		60.327 170,519 21.675		68,602 178,569 21,675	
	26 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES		23,005 505 650		24,091	
	50 OTHER PERSONAL SEXVICES 62 BENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL 90 N N SUPREME COURT REPORT		16,873 1,965 2,400		16,100 1,965 2,400	
	90 N N SUPREME COURT REPORT	TS F	2,400 19,000		19,400	
	TOTAL ESTIMATED SOURCE OF FUNDS F	FOR		336.119		337,452
	SUPREME COURT GENERAL FUND TOTAL			336,119 336,119		337.052 387.092
J	2 BAR EXAMINERS					
	20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 67 BENEFITS		2,60 f		355 2,400	
	90 MULTI-STATE BAR EXAMINA	TION	164 4,300		164 4,000	
	TOTAL ESTIMATED SOURCE OF FUNOS I MAR EXAMINERS	FOR		7,319		7,319
	BAR EXAMINERS GENERAL FUNO TOTAL			7,319 7,319		7,319 7,319
·j	3 CRIME COMMISSION GRANT					
	20 LAW REPRINTS 30 EQUIPMENT		203 5,700			
	90 CRIME COMMISSION GRANTS 91 APPELLATE JUSTICE SEMIN	AR	28,370 585 475		27,998 565	
	20 LAW REPRINTS 30 EQUIPMENT 90 CRIME COMMISSION GRANTS 91 APPELLATE JUSTICE SEMIN 92 LAN CLERK IMSTIT 93 APPELLATE COURT CLK CON 94 APPELLATE JUGGES CONF 95 ADA COTHER CONF 96 NTL CTR FOR STATE COURT	F	340 495		340 495	
	95 ABA & OTHER CONF 96 NTL CTR FOR STATE COURT	s	1,710 9,000		1,710	

N8777 PAGE 33 041575	• FISCAL YEAR 1978	** FISCAL	YEAR 1977
1.72 ADMINISTRATION OF JUSTICE 1 PUBLIC PROTECT(CONT.) 01 JUDICIAL BRANCH (CONT.) 11 SUPREME COURT (CONT.) 03 GRIME COMMISSION GRANT (CONT.)			
97 DISCPL INVSTATE & STEND	27,500	27,506	
98 IMOTRECT COSTS E TOTAL	78,097	3,101	71+009
ESTIMATED SOURCE OF FUNDS FOR CRIME COMMISSION GRANT & CRIME COMMISSION FUNDS TOTAL	78,097 78,097		71.039 71.009
TOTAL ESTIMATED SOURCE OF FUNDS FOR		421,535	415.38
SUPERME COURT OTHER FUNOS GEMERAL FUNO TOTAL		78.497 343.438 421.535	71.6. 344.37 415.38
02 SUPERIOR COURT 11 SUPERIOR COURT			
11 SALARY OF JUDGES 12 SALARY OF JUDGES REFEREES 13 SALARY OF COURT STEMOGRAPHERS 20 CURRENT EXPENSES 30 GEUTPHENT 50 OTHER PERSONAL SERVICES 62 BEREFITS 70 IN STATE TRAVEL	436,617 50,776 27%722 28,215 570 1,000 46,820 28,260 2,600	438,617 50,778 271,722 29,630 570 1,000 46,820 29,673 2,730	
THE FUNDS IN THIS APPROPRIATION ARE FOR COURT STENDGRAPHERS WHICH MAY BE INCREASED MITH APPROVAL OF GOVERNOR AND COUNCIL PROVIDED THE COUNTIES ARE BILLED FOR TOTAL EXPENDITURES INCLUDING ALL FRINCE SENEFITS.			
TOTAL	868,582		671,540
ESTIMATED SOURCE OF FUNDS FOR			
SUPERIOR COURT 89 COUNTY -STENOS GEMERAL FUND TOTAL	298,894 569,688 868,582		298,894 572,646 871,54u
H6777 PAGE 34 041575	* FISCAL YEAR 197	6 ** FISCA	YEAR 1977
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 13 JUDICIAL BRANCH 12 SUPERIOR COURT 10 ADMINISTRATIVE SERVICES			
20 CURRENT EXPENSES 30 EQUIPMENT	2,276	2,390	
50 OTHER PERSONNEL SERVICES 62 SENEFITS 70 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL	740 29,799 2,555 350 100	605 29,799 2,555 350 100	
TOTAL	35,820		35.799
ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATIVE SERVICES GENERAL FUND TOTAL	35,620 35,620		35,799 35,799
03 LAN CLERK - SUPERIOR COURT			
20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 GENEFITS 70 IN-STATE TRAVEL	30 0 50 0 18,166 1,696 10 0	300 &05 16.186 1.696 100	
TOTAL	26,762		20,867
ESTIMATEO SOURCE OF FUNOS FOR LAN CLERK - SUPERIOR COURT			
O 4 CRIME COMMISSION FUNOS General funo Total	3,374 17,408 20,762		20,687 20,687
14 CRINE COMMISSION GRANT			
30 EQUIPMENT 91 INDIRECT COSTS E	69,278 4,876	66.864 5.541	
91 NOTRECT COSTS 91 NOTRECT COSTS 92 CONF OF STATE TRIAL JUDGES 93 HARITAL HASTERS CLERICAL/EQUIP 94 CONTINUING JUDICIAL TRAINING 95 VOICE MRITER TRAINING	8,000 4,500 15,750	22,275 5,926 15,750	
TOTAL	102,404		116.356
ESTIMATED SOURCE OF FUNOS FOR CRIME COMMISSION GRANT 04 CRIME COMMISSION FUNOS TOTAL	102,404 162,404		116,356 116,356

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1.2 ADMINISTRATION OF JUSTICE & PUBLIC PROTE 11 JUDICIAL BRANCH 12 SUPERIOR COURT	CT(CONT.) (CONT.)					
TOTAL ESTIMATED SOURCE OF FUNDS FOR SUPERIOR COURT			1	1.027.548		1,044,502
OTHER FUNOS GENERAL FUNO TOTAL			1	404,672 622,916 L,027,580		415,250 629,332 1,044,582
3 PROBATE COURT						
11 SALARIES OF JUDGES, REG, DEPRE 21 PROBATE RULES PRINTING 62 BENEFITS	•		266,183 2,500 26,618		266,183 26,618	
TOTAL ESTIMATED SOURCE OF FUNOS FOR PROBATE COURT				295.301		292,001
GENERAL FUND				295,301 295,301		292,801
ACTUAL PRINTING COSTS SMALL RE RECO RATA FROM ALL PURCHASTERS. EXCEPTING SMALL BE NO CHARGE FOR COPIES USED I COURT OF RECORD. GU PROCEDURAL DEVELOPMENT & ADMINISTRATION 14 JUDICIAL COUNCIL — ADM	AT THERE					
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 50 OTHER PERSONNEL SERVICES 62 BENEFITS	•	11,922 2,500 200 1,204			12,094 2,500 200 1,221	
TOTAL ESTIMATED SOURCE OF FUNDS FOR JUDICIAL COUNCIL - AON			15,826		16,015	
GENERAL FUND			15,826 15,826		16,815 16,015	
MITHIN THIS APPROPRIATION \$7500 SMAINE SALARY OF THE EXECUTIVE SECRETAL	LL BE FOR RY.					
THE BALANCE IN THE APPROPRIATION AT 1975 SHALL NOT LASE, BUT SHALL BE SOLELY FOR THE EXPENSES OF PREPARIN BIENNIAL REPORT OF THE JUDICIAL COUFISCAL 1977.	EXPENDED G THE 16TH					
10 PERMANENT PERSONAL SERVICES 26 CURRENT EXPENSES 10 EQUIPMENT	•	6,922 800 550			9.094	
HB777 PAGE 36 041575		• FISCA	L YEAR 1976		FISCAL YEAR 1977	
1.J2 AGMINISTRATION OF JUSTICE 1 PUBLIC PROTEI 81 JUDICIAL BRANCH 14 PROCEOURAL DEVELOPMENT 1 AGMINISTRATION 12 AGM DISTRICT 1 NUNICIPAL COURT	CT(GONT.) (CONT.) (CONT.) (CONT.)					
62 BENEFITS 70 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL		89 <i>2</i> 300 40			909 380 45	
TOTAL ESTINATED SOURCE OF FUNOS FOR			11,504		11,148	
ADM DISTRICT & MUNICIPAL COURT GENERAL FUND TOTAL			11,504		11.148	
e HITHIN THIS APPROPRIATION 95.00 SHAI THE SALARY OF THE EXECUTIVE SECRETAR 33 CRIME COMMISSION GRANT	LL BE FOR					
91 COURT ADMINISTRATION IMPROVENT 92 INDIRECT COSTS 93 JUVENILE JUSTICE PROC IMPUNNT	ε	40.375 3.175 11.717			59,415 5,245 22,693	
94 DIST & MUN COURT MGNT IMPRVMT TOTAL		11,400	66,667		22,800	
ESTINATED SOURCE OF FUNDS FOR CRIME COMMISSION GRANT					444.457	
G4 CRIME COMMISSION FUNOS TOTAL			66,667		118,153 110,153	
TOTAL ESTIMATED SOURCE OF FUNDS FOR PROCEDURAL DEVELOPMENT & ADMINISTRATION				93,997		137,315
OTHER FUNOS GENERAL FUNO TOTAL				66,667 27,330 93,997		110,153 27,163 137,316
TOTAL ESTINATED SOURCE OF FUNDS FOR			1	1.838,421		1,090,079
JUDICIAL BRANCH OTHER FUNDS GEMERAL FUND TOTAL			;	549.636 1.280.985 1.030.421		596.412 1.293.667 1.090.079
.2 ADJUYANT GENERALIS DEPARTMENT 11 ADJ GEN HAINT PREP FORCE						
10 PERMANENT PERSONAL SERVICES 11 SALARY OF ADJUTANT GENERAL 28 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BEREFITS	•		384,358 17,292 317,407 4,510 488		388,358 17,725 327,517 4,284 400 40,632	
AF ACUEL 113			40.140		40.032	

MB777 PAGE 37 041575	* FTSCAL YEAR 1976 **	FISCAL YEAR 1977 *
1.42 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 12 ADJUTANT GENERALIS OFPARTMENT (CONT.) 11 ADJ GEN MAINT PREP FORCE (CONT.)		
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 CONTRACT MAINT. REPAIRS 91 MAINT PREP FORCE	650 650 15-080 8-0400	700 15-50c 9-33c
IN THIS APPROPRIATION \$68.00° EACH FISCAL YEAR IS FOR CURRENT EXPENSE ITEMS FOR PEASE AIR FORCE 6ASE AND NAY NOT 3E TRANSFERSE OR EXPENSED FOR ANY OTHER PURPOSE, THE STATE NATCHING FUNDS OF \$11,000 EACH FISCAL YEAR FOR PEASE AIR FORCE DASE CURRENT EXPENSE ITEMS SMALL BE THE MAXIMUM STATE FUNDS PROVIDED FOR THIS PURPOSE.		
TOTAL	788,455	804.791
ESTIMATED SOURCE OF FUNDS FOR ADJ GEN MAINT PREP FORCE		
ESTIMATED SOURCE OF FUNDS FOR ADJ GEN MINITY PREP FORCE 11 TRANSFER FROM MOTOR VEHICLE 04 AGENCY INCOME GEMERAL FUND TOTAL	17:000 125:471 545:984 788:455	17.0 129.879 657,912 814,791
22 TRAINING EDUCATION		
90 EDUCATIONAL ATOS	1.000	1,000 3,563
91 IMSTRUCTORS TOTAL ESTIMATED SOURCE OF FUNDS FOR	3,500 4,500	3,563
ESTIMATED SUDICE OF FUNDS FOR TRAINING COULATION GENERAL FUND TOTAL	4,5ui 4,500	4 s 5 - 4 s 5 . v
TOTAL	792,955	009,291
ESTIMATED SOURCE OF FUNDS FOR BOJUTANT GENERALIS DEPARTMENT OTNER FUNDS	142,471	146.879
GENERAL FUND TOTAL	142,471 650,484 792,955	662,412 889,291
33 AGRICULTURE 31 DFFICE OF COMMISSIONER		
18 PERMAMENT PERSONAL SERVICES 13 SALARY OF COMMISSIONER 20 CURRENT EXPENSES	62,528 18,589 5,800	63:173 19:021 5:000
30 EQUIPMENT 62 DEMEFITS 70 IN STATE TRAVEL 88 OUT OF STATE TRAVEL	550 8,112 1,500 250	575 8,219 1,525 250
MB777 PAGE 38 041575	* FISCAL YEAR 1976 **	575CA1 VEAD 1977
1.82 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT (CONT.)	713000 7000 2710	/13042 /240 1///
31 OFFICE OF COMMISSIONER (CONT.)		
90 PROMOTION 91 PATMENT TO AGRICULTURAL FAIRS 92 AGRICULTURAL FAIRS IMPROVEMENTS	1 + 0 0 0 225 + 0 0 0 75 + 0 0 0	1,000 225,030 75,088
TOTAL ESTINATED SOURCE OF FUNDS FOR	398,329	399.563
SSITMATED SQUEEE OF FUNDS FOR OFFICE OF COMMISSIONERR 01 TRANSFER FROM MORSE RACING 03 TRANSFER FROM GREYMOUND RACING GENERAL FUND 1018.	153,000 150,400 96,329 398,329	15 15 99.503 399.563
72 REAT INSPECTION		
10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 30 OTHER PERSONMEL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	79,067 2,550 6,785 1,000 7,966 8,095	8.,238 2,650 6,820 1,880 8,795
80 OUT OF STATE TRAVEL 90 INDIRECT COSTS E	458 3,572	456 3.611
TOTAL	109,465	1,9,397
ESTINATED SOURCE OF FUNOS FOR		
MEAT INSPECTION 88 FEDERAL GENERAL FUND TOTAL	51,582 57,903 189,485	51,388 58,, 9 109,397
3 OUR MEIGHTS & HEASURES		
15 PERMARCHY PERSONAL SERVICES 26 CURENT EXPENSES 30 EQUIPMENT 42 BENEFITS 76 IN STATE TRAVEL 60 DUT OF STATE TRAVEL	#1:125 4:980 11:587 6:113 6:400	81,947 4,933 500 8,195 8,800
80 DUT OF STATE TRAVEL	400	403
TOTAL ESTIMATED SOURCE OF FUNDS FOR BUR NEIGHTS & MEASURES GEMERAL FUND	114,925	
TOTAL	114,925 114,925	134.742 104.742

M8777 PAGE 39 84157		• FISCA	L YEAR 1976	- ** FISCAL	YEAR 1977 -	•
1./2 ADMINISTRATION OF JUSTICE & PUBLIC PR **3 AGRICULTURE **104 BUREAU OF MARKETS	CONT.)					
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 EQUIPMENT 62 BENEFITS 70 IN STATE TRAVEL 65 OUT OF STATE TRAVEL 90 NE CONTROL OF SUS 32 FORM PRODUCE IMSPECTION 33 EGG SURVEILLANCE 94 INDIRECT COSTS	A ε		76, \$26 43,975 110 7,653 3,500 800 150 50 9,120 480		76,858 45,975 5,620 7,606 3,500 100 800 150 50 9,120 480	
TOTAL			142,4	64		151,339
ESTIMATED SOURCE OF FUNOS FOR BUREAU DF MARKETS OU FEDERAL GENERAL FUNO TOTAL			9,6 132,8 142,4	0 0 64 54		9.5.0 141,739 151,339
75 DIV ANIMAL INDUSTRY						
IG PERMARENT PERSONAL SERVICES II SALARY OF STATE VETERINARIAN 20 CURRENT EXPENSES 30 EDUTPHENT 50 OTHER PERSONNEL SERVICES			186.988 18.632 24.661 3.160 1.500		108.917 18.632 25.007	
30 EOUIPMENT 50 DITHE PRESONNEL SERVICES 62 GENERITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL 90 VETERINARY SERVICES - NON TEST 91 TUBUCULAR TESTING 92 GRUCELIOSIS & LEPTOSPIROSIS 93 INDERNITIES CONDENNED ANTMALS 94 OPERATION VET OIAM LAB			12,650 6,500 500 125 13,500		12.843 5,500 500 125 13.500	
92 BRUCELLOSIS & LEPTOSPIROSIS 93 INDENNITIES CONDEMNED ANIMALS	F		14.000 7.000		14.000	
TOTAL	•		45,000	96	45,000	245.5.4
ESTIMATED SOURCE OF FUNDS FOR DIV ANIMAL INDUSTRY GENERAL FUND						
GENERAL FUND Total			254+1 254+1			246.604
OTHER PROVISIONS OF LAW MOTWETH VETERIHARY DIAGNOSTIC LABORATORY TO CHARGE FEES TO USERS AND IS IN USE THESE ADDITIONAL SUMS AS NAT OF PROPERTION OF THE OTHER MOSTIC OF ACPTICUTURAL REGULATION PROGRAMS IT REG FERTIL, FEEDS IS SEED TEST	STANDING, THE / IS AUTHORIZED AUTHORIZED TO / BE MECESSARY LABORATORY,					
06 AGRICULTURAL REGULATION PROGRAMS JI REG FERTIL, FEEDS & SEED TEST						
06 AGRICULTURAL REGULATION PROGRAMS JI REG FERTIL, FEEDS & SEED TEST 10 PERMANENT PERSONAL SERVICES		10,325		10.325		
10 PERMANENT PERSONAL SERVICES H8777 PAGE 40 041575			NL YEAR 1976		YEAR 1977	
10 PERMANENT PERSONAL SERVICES M8777 PAGE 40 041575 1.72 ADMINISTRATION OF JUSTICE & PUBLIC PF 13 AGRICULTURE 6 AGRICULTURAL REGULATION PROGRAMS 11 REG FERTIL, FEEDS & SEED TEST		* FISCA	NL YEAR 1976		YEAR 1977	•
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1.32 ADMINISTRATION OF JUSTICE & PUBLIC PI 13 AGRICULTURE 6 AGRICULTURE 11 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 8 EQUIPMENT	ROTECT(CONT.) (CONT.) (CONT.)	425 3,160 1,033 1,326	NL YEAR 1976	- ** FISCAL 425 1,833 1,126	YEAR 1977 ·	•
10 PERMANENT PERSONAL SERVICES M0777 PAGE 40 041575 1,72 ADMINISTRATION OF JUSTICE L PUBLIC PF 13 AGRICULTURE 16 AGRICULTURAL REGULATION PROGRAMS 17 REG FERTIL, FEEDS 1, SEED TEST 20 CURRENT EXPENSES 31 EQUIPMENT 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 81 OUT OF STATE TRAVEL 82 OUT OF STATE TRAVEL 83 OUT OF STATE TRAVEL 84 OUT OF STATE TRAVEL 85 THAMEON SOURCE OF FUNDS FOR	ROTECT(CONT.) (CONT.) (CONT.)	* FISCA	41,42 I	- ** FISCAL 425	30,261	•
10 PERMANENT PERSONAL SERVICES M0777 PAGE 40 041575 1, 92 ADMINISTRATION OF JUSTICE & PUBLIC PI 33 AGRICULTURE 36 AGRICULTURAL REGULATION PROGRAMS 11 REC FERTIL, FEEDS & SEED TEST 20 CURRENT EXPEMSES 30 EQUIPMENT 20 ENERTIS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 UMM FEED, SEED & FERT TESTING	ROTECT(CONT.) (CONT.) (CONT.)	425 3,160 1,033 1,326		- ** FISCAL 425 1,833 1,126		•
10 PERMANENT PERSONAL SERVICES M0777 PAGE 40 041575 1, 32 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 30 AGRICULTURE 36 AGRICULTURAL REGULATION PROGRAMS 31 REC FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 30 EQUIPMENT 22 ENERTIS TRAVEL 30 OUT OF STATE TRAVEL 40 OUT OF STATE TRAVEL 50 TOTAL ESTIMATED SOURCE OF FUNDS FOR REG FERTIL, FEEDS & SEED TEST GEMERAL FUND TOTAL 2 PESTICIDE CONTROL	ROTECT(CONT.) (CONT.) (CONT.)	, FISCA 425 3,150 1,033 1,128 150 29,000	41,42 I	425 1,433 1,326 150 25,000	30,261 38,251	• • • • •
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1,92 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 13 AGRICULTURE 16 AGRICULTURAL REGULATION PROGRAMS 17 REO FERTIL, FEEDS & SEED TEST 20 CUMERNI EXPENSES 31 EQUIPMENT 17 IN STATE TRAVEL 40 OUT OF STATE TRAVEL 40 OUT OF STATE TRAVEL 50 OWN FEED, SEED & FERT TESTING TOTAL ESTINATED SOURCE OF FUNDS FOR REG FERTIL, FEEDS & SEED TEST CEMERAL FUND TOTAL 2 PESTICIDE CONTROL 10 PERMANENT PERSONAL SERVICES 20 CUMERNI & XPENSES	ROTECT(CONT.) (CONT.) (CONT.)	425 3,150 1,328 150 29,000	41,42 I	425 1,833 1,326 150 25,898	30,261 38,251	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1,92 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 13 AGRICULTURE 16 AGRICULTURAL REGULATION PROGRAMS 17 REO FERTIL, FEEDS & SEED TEST 20 CUMERNI EXPENSES 31 EQUIPMENT 17 IN STATE TRAVEL 40 OUT OF STATE TRAVEL 40 OUT OF STATE TRAVEL 50 OWN FEED, SEED & FERT TESTING TOTAL ESTINATED SOURCE OF FUNDS FOR REG FERTIL, FEEDS & SEED TEST CEMERAL FUND TOTAL 2 PESTICIDE CONTROL 10 PERMANENT PERSONAL SERVICES 20 CUMERNI & XPENSES	ROTECT(CONT.) (CONT.) (CONT.)	425 3,150 1,033 1,326 1,326 29,000	41,42 I	425 1,833 1,326 150 25,000 26,070 1,500 2,607	30,261 38,251	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1.72 ADMINISTRATION OF JUSTICE L PUBLIC PAGE 13 AGRICULTURE 16 AGRICULTURAL REGULATION PROGRAMS 17 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 30 EQUIPMENT 62 GENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 81 OUT OF STATE TRAVEL 82 OUT OF STATE TRAVEL 83 OUT OF STATE TRAVEL 84 OUT OF STATE TRAVEL 85 OUT OF STATE TRAVEL 86 OUT OF STATE TRAVEL 87 OUT OF STATE TRAVEL 88 OUT OF STATE PRAVEL	ROTECT(CONT.) (CONT.) (CONT.)	425 3,150 1,328 150 29,000	41,421 41,421 41,421	425 1,432 1,326 150 25,000 26,670 1,580 1,580 1,580 1,580 1,580	38,261 38,261 38,261	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1,32 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 33 AGRICULTURE 36 AGRICULTURAL REGULATION PROGRAMS 31 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 30 EQUIPMENT 52 ENERTIL FRAVEL 90 UNH FEED & SEED TEST TESTING TOTAL ESTIMATED SOURCE OF FUNDS FOR REG FERTIL, FEEDS & SEED TEST GEMERAL FUND TOTAL 2 PESTICIDE CONTROL 16 PERMANENT PERSONAL SERVICES 32 EQUIPMENT 52 ENERTIS 53 EQUIPMENT 52 ENERTIS 54 EQUIPMENT 55 ENERTIS 56 ENERTIS 57 IN STATE TRAVEL 96 OUT OF STATE TRAVEL 96 OUT OF STATE TRAVEL 96 EXP OF PESTICIDE CONTROL LAW	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	425 3,150 1,323 1,326 25,000 25,000	41,42 I	425 1,433 1,320 150 25,000 26,870 1,500 1,500 1,500	30,261 38,251	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1.72 ADMINISTRATION OF JUSTICE L PUBLIC PAGE 13 AGRICULTURE 16 AGRICULTURAL REGULATION PROGRAMS 17 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 30 EQUIPMENT 62 GENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 81 OUT OF STATE TRAVEL 82 OUT OF STATE TRAVEL 83 OUT OF STATE TRAVEL 84 OUT OF STATE TRAVEL 85 OUT OF STATE TRAVEL 86 OUT OF STATE TRAVEL 87 OUT OF STATE TRAVEL 88 OUT OF STATE PRAVEL	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	425 3,150 1,323 1,326 25,000 25,000	41,421 41,421 41,421	425 1,433 1,320 150 25,000 26,870 1,500 1,500 1,500	38,261 38,261 38,261	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1.92 ADMINISTRATION OF JUSTICE L PUBLIC PR 30 AGRICULTURE 30 AGRICULTURE 31 REO FERTIL, FEEDS 1 SEED TEST 32 CURRENT EXPENSES 31 EQUIPMENT 32 GENEFITS 30 IN STATE TRAVEL 30 OUT OF STATE TRAVEL 31 OUT OF STATE TRAVEL 32 OUT OF STATE TRAVEL 33 OUT OF STATE TRAVEL 34 OUT OF STATE TRAVEL 35 EQUIPMENT 35 GENERAL FUND 36 SENEFITS 37 OIN STATE TRAVEL 38 OUT OF STATE TRAVEL 39 EXP OF PESTICIDE CONTROL LAM TOTAL STIMMATED SOURCE OF FUNDS FOR PESTICIDE CONTROL CENERAL FUND	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	425 3,150 1,323 1,326 25,000 25,000	41,421 41,421 41,421 33,963	425 1,433 1,320 150 25,000 26,870 1,500 1,500 1,500	38,261 38,261 38,261 34,282	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1, 22 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 30 AGRICULTURE 30 AGRICULTURAL REGULATION PROGRAMS 31 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 30 EQUIPMENT 30 BONT FOR THE TRAVEL 40 DUT OF STATE TRAVEL 40 DUT OF STATE TRAVEL 50 PERMANENT PERSONAL SERVICES 51 EQUIPMENT 52 BENEFITS 52 EQUIPMENT 53 EQUIPMENT 54 EN EAP OF PESTICIDE CONTROL LAM 10TAL ESTIMATED SQURCE OF FUNDS FOR PESTICIDE CONTROL 65 EXP OF PESTICIDE CONTROL LAM 10TAL 65 STIMATED SQURCE OF FUNDS FOR PESTICIDE CONTROL 66 ERRAL FUND 10TAL 13 LIC LIVE POULTRY OEALERS 20 CURRENT EXPENSES	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	425 3,150 1,323 1,326 25,000 25,000	41,421 41,421 41,421 33,963 33,963	425 1,433 1,320 150 25,000 26,870 1,500 1,500 1,500	36,261 38,261 36,261 34,282 34,282	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1.92 AOMINISTRATION OF JUSTICE & PUBLIC PAGE 13 AGRICULTURE 16 AGRICULTURAL REGULATION PROGRAMS 17 REO FERTIL, FEEDS & SEED TEST 18 DEPUBLICATION PROGRAMS 18 ENUMENT 19 ENTRY FEEDS 18 ENUMENT 19 IN STATE TRAVEL 10 OUT OF STATE TRAVEL 11 PERMANENT PERSONAL SERVICES 12 EQUIPMENT 12 PESTICIDE CONTROL 14 PERMANENT PERSONAL SERVICES 15 EQUIPMENT 16 IN STATE TRAVEL 16 OUT OF STATE TRAVEL 18 EXP OF PESTICIDE CONTROL 10 PERMANENT PERSONAL SERVICES 10 OUT OF STATE TRAVEL 11 OUT OF STATE TRAVEL 12 OUT OF STATE TRAVEL 13 OUT OF STATE TRAVEL 14 OUT OF STATE TRAVEL 15 OUT OF STATE TRAVEL 16 OUT OF STATE TRAVEL 17 OUT	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	25 3.150 1.033 1.326 150 29.000	41,421 41,421 41,421 33,963 33,963	25, 070 1,500 125 26,070 1,500 1,500 1,500 1,500 1,500	36,261 38,261 36,261 34,282 34,282	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1, 22 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 30 AGRICULTURE 30 AGRICULTURAL REGULATION PROGRAMS 31 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 30 EQUIPMENT 30 BONT FOR THE TRAVEL 40 DUT OF STATE TRAVEL 40 DUT OF STATE TRAVEL 50 PERMANENT PERSONAL SERVICES 51 EQUIPMENT 52 BENEFITS 52 EQUIPMENT 53 EQUIPMENT 54 EN EAP OF PESTICIDE CONTROL LAM 10TAL ESTIMATED SQURCE OF FUNDS FOR PESTICIDE CONTROL 65 EXP OF PESTICIDE CONTROL LAM 10TAL 65 STIMATED SQURCE OF FUNDS FOR PESTICIDE CONTROL 66 ERRAL FUND 10TAL 13 LIC LIVE POULTRY OEALERS 20 CURRENT EXPENSES	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	25 3.150 1.033 1.326 150 29.000	41,421 41,421 41,421 33,963 33,963	25, 070 1,500 125 26,070 1,500 1,500 1,500 1,500 1,500	36,261 38,261 36,261 34,282 34,282	
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1.92 AOMINISTRATION OF JUSTICE & PUBLIC PR 30 AGRICULTURE 36 AGRICULTURAL REGULATION PROGRAMS 31 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 81 EQUIPMENT 92 SEMETIS 90 IN STATE TRAVEL 90 OUT OF STATE TRAVEL 90 OUT OF STATE TRAVEL 90 OUT OF STATE TRAVEL 90 OWN PEED, SEED IF FERT TESTING TOTAL ESTINATED SOURCE OF FUNOS FOR REMERTIL, FEEDS & SEED TEST GENERAL FUND 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 32 SEMETIS 32 SEMETIS 33 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 81 OUT OF STATE TRAVEL 82 EXPENSES 33 LICELIVE POULTRY OFFICE ON FOR CENERAL FUND TOTAL 83 LICELIVE POULTRY OFFICES 84 COURRENT EXPENSES 85 COURRENT EXPENSES 86 COURRENT EXPENSES 86 COURRENT EXPENSES 87 COURRENT EXPENSES 87 COURRENT EXPENSES 88 COURRENT EXPENSES 88 COURRENT EXPENSES 89 COURRENT EXPENSES 80 COURRENT EXP	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	25 3.150 1.033 1.326 150 29.000	41,421 41,421 41,421 33,963 33,963	425 1,432 1,326 150 25,000 26,670 1,590 1,590 1,590 1,590 1,590 1,590	36,261 38,251 36,261 34,282 34,282 140	72,683
10 PERMANENT PERSONAL SERVICES H0777 PAGE 40 041575 1, 22 ADMINISTRATION OF JUSTICE & PUBLIC PAGE 33 AGRICULTURE 36 AGRICULTURAL REGULATION PROGRAMS 31 REG FERTIL, FEEDS & SEED TEST 20 CURRENT EXPENSES 38 EQUIPHENT 30 AND SEED & SEED TEST 10 AN STATE TRAVEL 40 OUT OF STATE TRAVEL 50 OUT OF STATE TRAVEL 51 MATEO SOURCE OF FUNDS FOR REG FERTIL, FEEDS & SEED TEST 6EMERAL FUND 10 TOTAL 2 PESTICIDE CONTROL 10 PERMANENT PERSONAL SERVICES 32 EQUIPMENT 52 BENEFIT EXPENSES 33 EQUIPMENT 54 BENEFIT TRAVEL 59 OUT OF STATE TRAVEL 59 OUT OF STATE TRAVEL 50 OUT OF STATE TRAVEL 51 TRAVEL 52 CHERAL FUND 10 TAL 13 LIC LIVE POULTRY DEALERS 20 CURRENT EXPENSES 10 TAL ESTIMATED SOURCE OF FUNDS FOR 11 CLIVE POULTRY DEALERS 6 EMERAL FUND 10 TOTAL	ROTECT(CONT.) (CONT.) (CONT.) (CONT.)	25 3.150 1.033 1.326 150 29.000	41,421 41,421 41,421 33,963 33,963 140 140	26.070 1.500 25.000 26.070 1.500 2.25 2.667 1.500 1.500	36,261 38,251 36,261 34,282 34,282 140	

MB777 PAGE 41 041575		• FISC	AL YEAR 19	76 **	FISCAL	YEAR 1977	
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PROTEC 33 AGRICULTURE 17 AGRICULTURAL RESOURCES 21 EASTERN STATES EXHIBITS	(CONT.)						
20 CURRENT EXPENSES 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		9,690 175 2,500			9.690 175 2.500		
TOTAL ESTIMATED SOURCE OF FUNOS FOR EASTERN STATES EXNIBITS GENERAL FUNO			12,365			12.365	
TOTAL OZ OISEASE SUPP & OIAGNOSIS			12,365			12.365	
18 PERMAMENT PERSONAL SERVICES		48.220			48,895		
20 CURRENT EXPENSES 30 EQUIPMENT		1.370 750			1,250 3,679		
50 OTHER PERSONAL SERVICES 62 BENEFITS		8,900 5,343			5,000 5,183		
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		4,410 200			4.200		
TOTAL			69,183			68.407	
ESTIMATED SOURCE OF FUNDS FOR DISEASE SUPP & DIAGNOSIS							
GENERAL FUNO		-	69,183			68.447	
23 SOIL CONSERVATION			4,4103			004451	
90 SOIL CONSERVATION DISTRICTS 91 SOIL CONSERVATION COMMITTEE TOTAL		2,50 q 25 0	2.750		2 • 5 0 0 25 C	2,750	
ESTINATED SOURCE OF FUNDS FOR SOIL CONSERVATION						21,50	
GENERAL FUNO TOTAL			2.750			2.75.	
.34 SIRES STAKES PROGRAM			2,750			2 . 75 u	
20 CURRENT EXPENSES TO IN-STATE TRAVEL AN OUT-OF-STATE TRAVEL		1.200			1,300 600		
88 OUT-OF-STATE TFAVEL 90 AOVERTISING 92 PURSES		2,000			2.000		
92 PURSES 93 CONTRACT PERSONNEL	A	43,100 7,500			53.000 7.500		
TOTAL			55,040			65	
ESTIMATED SOURCE OF FUNOS FOR							
SIRES STAKES PROGRAM O1 TRANSFER FROM NORSE RACING			47,560			50.000	
NB777 PAGE 42 041575		• F1SC	AL YEAR 197	6 **	FISCAL	YEAR 1977	
1.72 ADMINISTRATION OF JUSTICE & PUBLIC PROTEC							
13 AGRICULTURE 17 AGRICULTURAL RESOURCES 14 SIRES STAKES PROGRAM	TTCONT.) (CONT.) (CONT.)						
13 AGRICULTURE 17 AGRICULTURAL RESOURCES	(CONT.)		7,544 55,844			15,000 65,000	
33 AGPICULTURE 77 AGRICULTURAL RESOURCES 04 SIRES STAKES PROGRAM 85 SIRES STAKES PROGRAM TOTAL TOTAL ESTIMATEO SOURCE OF FUMOS FOR	(CONT.)			139,298		15,000 65,000	148,522
33 AGPICULTURE 1 77 AGRICULTURAL RESOURCES 04 SIRES STAKES PROGRAM 45 SIRES STAKES PROGRAM TOTAL TOTAL ESTINATEO SOURCE OF FUNOS FOR AGRICULTURAL RESOURCES OTHER FUNOS	(CONT.)			55.000		15,000 65,000	65,4,4
33 AGPICULTURE RESOURCES 77 AGRICULTURAL RESOURCES 04 SIRES STAKES PROGRAM 85 SIRES STAKES PROGRAM 10TAL TOTAL ESTINATEO SOURCE OF FUNOS FOR AGRICULTURAL RESOURCES	(CONT.)					15,000 65,000	
33 AGRICULTUREL RESOURCES 34 SIRES STAKES PROGRAM 35 SIRES STAKES PROGRAM TOTAL TOTA	(CONT.)			55,000 84,298 139,298		15.000 65.000	65.474 83.522 148.522
33 AGRICULTUREL 73 AGRICULTUREL 85 STAKES PROGRAM 85 STAKES STAKES PROGRAM 10TAL 10T	(CONT.)			55,000 84,298 139,298 1,234,221 61,182 355,000		15.000 65.000	65.0.0 83.522 146.522 1.232.85]
33 AGRICULTURE A RESOURCES 15 AGRICULTURAL RESOURCES 16 SIRES STAKES PROGRAM 16 SIRES STAKES PROGRAM 17 TOTAL ESTINATED SOURCE OF FUNOS FOR AGRICULTURAL RESOURCES OTHER FUNOS GENERAL FUNO TOTAL 10 TOTAL 10 TOTAL ESTINATED SOURCE OF FUNOS FOR AGRICULTURE FEDERAL FUNOS	(CONT.)			55.000 84.298 139.298		15,000 65,000	65.076 83.522 148.522 1.232.85)
33 AGRICULTURE A RESOURCES 04 SIRES STAKES PROGRAM 85 SIRES STAKES PROGRAM 15 SIRES STAKES PROGRAM 16 SIRES STAKES STAKES STAKES STAKES STAKES STAKES STAKES STAKES SAME SAME SOPOSITION 16 SIRES STAKES STAKES SAME SAME SECONSTITUTE STAKES SAME SAME SAME SAME SAME SAME SAME SA	(CONT.) (CONT.) (CONT.) (CONT.)			55,000 54,298 139,298 1,234,221 61,182 355,000 618,039		15,400 65,400	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3
33 AGRICULTUREL 73 AGRICULTUREL 85 STAKES PROGRAM 85 STRES STAKES PROGRAM 70 TAL 10 TA	(CONT.) (CONT.) (CONT.) (CONT.)			55,000 54,298 139,298 1,234,221 61,182 355,000 618,039		15,400 65,400	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3
33 AGRICULTURE 7 AGRICULTUREL 8 STRES STAKES PROGRAM 8 STRES STAKES PROGRAM 10 STRES STAKES PROGRAM 10 STAL 10	(CONT.) (CONT.) (CONT.) (CONT.)	66,767 28,462 23,462 163,485 12,500 7,589 24,132 3,000		55,000 54,298 139,298 1,234,221 61,182 355,000 618,039	65,k15 23,486 23,462 150,256 12,500 3,530 24,773 3,000	15,400 65,400	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3
33 AGRICULTURE 7 AGRICULTUREL 8 STARES STAKES PROGRAM 8 STRES STAKES PROGRAM 10 TOTAL 10 TOTA	(COMT.) (COMT.) (COMT.) (COMT.) (COMT.) (COMT.)	28,846 23,462 143,865 12,500 7,589 24,132 3,000 1,000 3,920		55,000 54,298 139,298 1,234,221 61,182 355,000 618,039	28,846 23,462 150,256 12,500 3,530 24,773 3,000 1,000 4,280	15,400 65,400	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3
33 AGRICULTURE 7 AGRICULTURE 9 STRES STAKES PROGRAM 8 STRES STAKES PROGRAM 18 STRES STAKES PROGRAM 10 TOTAL 10 TOTAL 10 TOTAL 20 STRES STAKES PROGRAM 10 TOTAL 11 TOTAL 11 TOTAL 11 TOTAL 11 TOTAL 12 TOTAL 13 THE TREASURE AS UNRESTRICTED GENER FLOWER RECEIVED FROM (A) PESTICION FOR THE PROFILE TO THE TOTAL	IMG. CONT.) (CONT.) (CONT.) (CONT.) (CONTROL (CONTROL (O MEASURES (PHOID AND (E) MITH THE (RAL FUND	28,846 23,462 143,885 12,500 7,569 24,132 3,000 1,000 3,920 25,000		55,000 54,298 139,298 1,234,221 61,182 355,000 618,039	28.846 23.462 150.256 12.500 3.530 24.773 3.000	15, aqu 65, qqu	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3
33 AGRICULTUREL 71 AGRICULTUREL 8 STRES STAKES PROGRAM 8 STRES STAKES PROGRAM 10 TAL 1	(COMT.) (COMT.	28,846 23,465 143,885 12,500 7,589 24,132 3,000 1,000 3,920 25,000	55,600	55,000 54,298 139,298 1,234,221 61,182 355,000 618,039	28,846 23,462 150,256 12,500 3,530 24,773 3,000 1,000 4,260 25,000	65,000	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3
33 AGRICULTURE 7 AGRICULTURE 8 STRES STAKES PROGRAM 8 STRES STAKES PROGRAM 18 STRES STAKES PROGRAM 18 STRES STAKES PROGRAM 10 TOTAL 11 TOTAL 12 TOTAL 13 THE THOS 14 TOTAL 14 THOS 15 THE THEASURER AS UNRESTRICTED GRAM 16 TOTAL 16 TOTAL 17 TOTAL 18 TOTAL 18 TOTAL 19 TOTAL 19 TOTAL 19 TOTAL 10 TOTAL 10 TOTAL 11 TOTAL 11 TOTAL 12 TOTAL 13 TOTAL 14 TOTAL 15 TOTAL 16 TOTAL 17 TOTAL 18 TOTAL 18 TOTAL 18 TOTAL 19 TOTAL 10	(COMT.) (COMT.	28,846 23,462 143,885 12,500 7,569 24,132 3,000 1,000 3,920 25,000		55,000 54,298 139,298 1,234,221 61,182 355,000 618,039	28,846 23,462 150,256 12,500 3,530 24,773 3,000 1,000 4,260 25,000	15,400	65.0.0 83.522 148.522 1.232.85) 60.988 365.0.3

FISCAL	YEAR 1976		FISCAL	TEAR 1977 -	
	300.081			302,582 363,582	
18,914 8,646 16,875 358 2,756 258 183 553			19.169 8.846 808 350 2.782 250 188 550		
	67.661			32,647	
	47+441 47+641			32,647	
2 - 25 8			1.750		
5,444 35,604			9.510		
	67,250			36,758	
	47,258 47,258			36.751 36.750	
		434,972			412,979
		87,258 347,722 434,972			77.753 335.229 512.979
	TC 40 4 0 27		*****		
PISCAL	TEAK 1976		7156#1	TEAR 1977 -	
32 - 137 17 - 292 6 - 08 8 72 5 6 - 76 9 2 - 08 8 58 0 30 0			32,417 16,202 4,000 300 4,000 2,000 500 300		
	61,723			62,599	
	61,723 61,723			62,5 9 9	
8 + 31 7 17 + 29 2 2 + 10 8 17 0 2 + 38 8 75 0 20 0 60 0			0,329 10,202 2,100 100 2,471 750 200 600		
	31.617			32.752	
	31.817			12.752	
	31,617			32.752	
		93,540			95,351
		93.560			96.364
		93,540 93,540			95,351
		93,540			95,351 95,351
ž	4E.176 152.890 6.500 500 500 8.378	93,540 93,540		46.884 157.439 8.580 500 18.880 4.780 950	95,351 95,351
	1.6, 91,6 8, 566 16,075 1350 2,756 250 183 557 2,258 5,000 5	300,081 340,381 10,916 0,666 10,675 1382 2,756 258 183 553 67,661 47,661 47,661 47,661 47,661 47,250 47,250 47,250 47,250 47,250 47,250 61,723	300,081 348,381 14,914 0,666 16,075 358 2,756 276 183 553 67,661 47,841 47,841 47,841 47,841 47,258 47,2	300,081 3x8,381 14,91b 0,666 0,6675 388 2,7756 2,782 276 182 359 67,661 47,661 47,661 47,661 47,661 47,661 47,661 47,661 47,7661 47,7661 47,7661 47,7661 47,7661 47,7661 47,7661 47,258 47,25	348,381 18,914 0,666 16,675 388 2,7756 2,782 258 259 47,661 32,647 47,661 32,647 47,661 32,647 47,661 32,647 47,661 32,647 47,661 32,647 47,661 32,647 47,661 32,647 47,661 48,769

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	* FISCAL YEAR 1976 ** F	TSCAL YEAR 1977 *
1-12 ADMINISTRATION OF JUSTICE & PUBLIC PROYECT(CONT.) 14 ATTORNEY GENERAL (CONT.) 13 OIV CRIMINAL JUSTICE (CONT.)		
TOTAL ESTIMATEO SOURCE OF FUNOS FOR DIV CRIMINAL JUSTICE	234:164	239.993
GENERAL FUNO TOTAL	234,104 234,1114	239,9+3 239,993
34 ENIMENT OFFICIAL SERVICES	18 +152	16,424
10 PERMANENT PERSONAL SERVICES 11 SALARTES OF FOUR ASST ATT GEN 28 CURRENT EXPENSES 30 CULTPHENT 67 BENEFITS 70 IN STATE TRAVEL	77,355 5,000 300 8,777 1,200	61.903 5.000 300 9.213 1.250
ec our of state travel	300	310
TOTAL ESTIMATED SOURCE OF FUNOS FOR	111.084	116,39.
ESTRATED SOUNCE OF FUNDS FOR EMINENT ODNAIN & PARM IZ MIGHNAT TOTAL	111.0054 111.004	116,33. 116,33.
35 ENVIRONMENTAL PROTECTION	2	
10 PERMANENT PERSONAL SERVICES	7,737	6 · u 4 1 4 0 · 952
10 PERMAMENT PERSONAL SERVICES 11 SALARY OF TWO ASST ATT GEN 28 CURRENT EXPENSES	4 U 4 0 4 2 2 9 0 0 6 0 0	40.952 2.01. 600
38 EQUIPMENT 62 BENEFITS 78 IN STATE TRAVEL	4 ,376 608	69 680
78 IN SIZE TRAVEL 80 OUT OF STATE TRAVEL 90 COURT FEES 91 EXPERT HITMESSES	400 500	40 G 50 0
91 EXPERT MITMESSES 92 OTHER PERSONAL SERVICES	500 2.000	50G 2.00u
TOTAL ESTIMATED SOURCE OF FUNOS FOR ENVIRONMENTAL PROTECTION	98 ₁ 857	65.282
GENERAL FUNO	58.057	60.282
TOTAL	56 , 857	60,282
TOTAL ESTIMATED SOURCE OF FUNOS FOR	932,957	924,995
ATTORNEY GENERAL OTHER FUNOS HIGHNAY FUNOS GENERAL FUNO	87,258 111,844 734,223 932,557	77.75_ 116.39u 730.655
TOTAL	932,557	924,995
HB777 PAGE 46 841575	• FISCAL YEAR 1976 • •	FISCAL YEAR 1977 *
1.32 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 85 BANK COMMISSION 91 GENERAL SERVICES AND ADMIN.	• FISCAL YEAR 1976 **	FISCAL YEAR 1977 +
1.)? ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.) 15 BANK COMMISSION 11 GENERAL SERVICES AND ADMIN.	313,372	317.672
1.)2 ADMINISTRATION OF JUSTICE & PUBLIC PACONT.) 15 BANK COMMISSION 16 DEFERAL SERVICES AND ADMIN. 18 PERMANENT PERSONAL SERVICES 11 SALARY OF BANK CONMISSIONER 12 SALARY OF BANK CONMISSIONER 20 CURRENT EXPENSES 38 FOUTPRIT	313,372 25,516 21,728 41,354 8,578	317,672 25,516 21,735 36,637
1.)2 ADMINISTRATION OF JUSTICE & PUBLIC PACONT.) 15 BARK COMMISSION 11 GENERAL SERVICES AND ADMIN. 18 PERMANENT PERSONAL SERVICES 11 SALARY OF BANK CONMISSIONER 12 SALARY OF BANK CONNY SAME CONN 20 CUMBENT EXPENSES 31 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS	315,372 25,516 21,726 6,356 8,576 2,323	317,672 25,516 21,515 3,617 3,915 2,446
1.)2 ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.) 15 BARK COMMISSION 16 GORGAL SERVICES AND ADMIN. 18 PERNAMENT PERSONAL SERVICES 11 SALARY OF BANK COMMISSIONER 12 SALARY OF BANK COMMISSIONER 26 CURRENT EXPENSES 36 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 GENERALS EXPLISES 62 GENERALS TAMES	313,372 25,516 21,726 44,356 8,523 2,323 34,767	317.672 25.516 21.735 36.635 3.915 39.166 17.863
1.02 ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.) 15 SARK COMMISSION 16 OPERAL SERVICES AND ADMIN. 18 PERNAHENT PERSONAL SERVICES 13 SALENT OF BANK COMMISSIONER 12 SALENT OF DEPUTY BANK CORM 26 COMPENT EXPENSES 36 EQUIPMENT 56 OTHER PERSONAL SERVICES 62 BENEFITS TRAVEL 18 OUT OF STATE TRAVEL 19 ONLINE TO STATE TRAVEL	313,372 25,516 21,726 41,364 8,570 2,323 38,787 17,467 1,486 7,354	317.672 25.516 21.735 36.637 3.915 7.446 39.146 17.863 1.00 6.122
1.72 ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.) 85 BARK COMMISSION 11 GDIERAL SERVICES AND ADMIN. 12 PERNAHENT PERSONAL SERVICES 13 SALARY OF BANK CONNISSIONER 13 SALARY OF BANK CONNISSIONER 14 COLORERY EXPENSES 18 EQUIPMENT 19 OTHER PERSONAL SERVICES 19 EMERFITS 17 IN STATE TRAVEL 18 OUT OF STATE TRAVEL 19 INDIRECT COSTS 10 TOTAL	313,372 25,516 21,726 44,356 8,523 2,323 34,767	317,672 25,516 21,735 36,637 3,915 2,446 37,863 1,000
1.72 ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.) 85 BARK COMMISSION 11 GDIERAL SERVICES AND ADMIN. 12 PERNAHENT PERSONAL SERVICES 13 SALARY OF BANK CONNISSIONER 13 SALARY OF BANK CONNISSIONER 14 COLORERY EXPENSES 18 EQUIPMENT 19 OTHER PERSONAL SERVICES 19 EMERFITS 17 IN STATE TRAVEL 18 OUT OF STATE TRAVEL 19 INDIRECT COSTS 10 TOTAL	311,172 29,516 21,778 41,356 8,570 2,323 38,788 17,667 1,868 7,384	317.672 25.916 21.735 36.637 3.915 2.446 39.146 17.863 1.00. 6.122
1.02 ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.) 15 SARK COMMISSION 16 OPERAL SERVICES AND ADMIN. 18 PERNAHENT PERSONAL SERVICES 13 SALENT OF BANK COMMISSIONER 12 SALENT OF DEPUTY BANK CORM 26 COMPENT EXPENSES 36 EQUIPMENT 56 OTHER PERSONAL SERVICES 62 BENEFITS TRAVEL 18 OUT OF STATE TRAVEL 19 ONLINE TO STATE TRAVEL	313,372 25,516 21,726 41,364 8,570 2,323 38,787 17,467 1,486 7,354	317.672 25.516 21.735 36.637 3.915 7.446 39.146 17.863 1.00 6.122
1.32 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 15 BARK COMMISSION 16 OPERAL SERVICES AND ADMIN. 18 PERNAHENT PERSONAL SERVICES 13 SALARY OF DAYE COMMISSIONER 12 SALARY OF DEPUTY BARK CORN 26 CURPENT EXPENSES 36 EQUIPMENT 59 OTHER PERSONAL SERVICES 62 BENEFITS TRAVEL 96 INDIRECT COSTS TOTAL ESTINATED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 18 THANKED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 10 THANKED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 10 THANKED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 10 THANKED SOURCE OF FUNDS FOR 10 THANKED SOURCE OF FUNDS	313,372 25,516 21,726 43,368 8,570 2,372 31,720 11,400 7,384 475,976	317.672 25.516 21.735 36.637 3.915 2.446 39.146 1.00. 6.122
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 15 SARK COMMISSION 16 OPERAL SERVICES AND ADMIN. 18 PERNAHENT PERSONAL SERVICES 10 SALARY OF BANK COMMISSIONER 12 SALARY OF BANK COMMISSIONER 12 SALARY OF DEPUTY BANK CORN 20 COMMENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 76 IN STATE TRAVEL 68 OUT OF STATE TRAVEL 68 OUT OF STATE TRAVEL 68 OUT OF STATE TRAVEL 69 THOSPECT COSTS TOTAL ESTIMATED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 89 BANK ASSESSMENTS TOTAL OTHER PROVISIONS OF LAW MOTHITHSTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, SHALL BE ASSESSED ABAINST THE BANKING INSTITUTIONS.	313,372 25,516 21,728 41,368 8,570 2,323 38,787 17,488 7,384 475,976	317.672 25.516 21.735 36.637 3.915 2.446 39.146 17.83 1.03 4.103 4.76.246
1.)2 ADMINISTRATION OF JUSTICE & PUBLIC PRONT,) 85 BARK COMMISSION 16 GOVERAL SERVICES AND ADMIN. 18 PERNAHENT PERSONAL SERVICES 11 SALARY OF BANK CONNISSIONER 12 SALARY OF BANK CONNISSIONER 12 SALARY OF BANK CONNISSIONER 13 SALARY OF BANK CONNISSIONER 14 SALARY OF BANK CONNISSIONER 15 SALARY OF BANK CONNISSIONER 16 OUT OF STATE TAYEL 18 STINKTED SOURCE OF FUNDS FOR 18 SEAL SERVICES AND ADMIN. 19 BANK ASSESSMENTS TOTAL OTHER PROVISIONS OF LAW MOTHITHSTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, SHALL BE ASSESSED AGAINST THE BANKING 17 SHALL DAN & VENICLE FINANCE 28 CURRENT EXPENSES 28 CURRENT EXPENSES	315,372 25,516 21,726 42,368 8,576 2,323 37,467 1,480 7,384 475,976 475,976 475,976	317.672 25.516 21.735 36.637 3.915 2.446 39.146 1.00. 6.122
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PRONT.) 85 BARK COMMISSION 16 POPRAHENT PERSONAL SERVICES 11 SALARY OF BANK CONNISSIONER 12 SALARY OF BANK CONNISSIONER 13 SALARY OF BANK CONNISSIONER 14 CONSERVE PERPONES 15 EQUIPMENT 16 OTHER PERSONAL SERVICES 17 ETA STATE TRAVEL 18 OUT OF STATE TRAVEL 19 THORSE SERVICES AND ADMIN. 19 BANK ASSESSMENTS TOTAL OTHER PROVISIONS OF LAW HOTHITHSTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, SHALE DE ASSESSEO AGAINST THE MARKING 18 PERMANENT PERSONAL SERVICES 28 CURRENT EXPENSES 38 COUPMENT	313,372 25,516 21,726 43,368 8,576 2,323 37,467 1,467 1,488 7,384 475,976 475,976 475,976 475,976 42,484 2,484	317.672 25.516 21.735 36.637 3.915 2.446 39.146 1.00. 6.122 476.246 476.246
1.)2 ADMINISTRATION OF JUSTICE & PUBLIC PRONT,) 85 BARK COMMISSION 16 GOVERAL SERVICES AND ADMIN. 18 PERNAHENT PERSONAL SERVICES 11 SALARY OF BANK CONNISSIONER 12 SALARY OF BANK CONNISSIONER 12 SALARY OF BANK CONNISSIONER 13 SALARY OF BANK CONNISSIONER 14 SALARY OF BANK CONNISSIONER 15 SALARY OF BANK CONNISSIONER 16 OUT OF STATE TAYEL 18 STINKTED SOURCE OF FUNDS FOR 18 SEAL SERVICES AND ADMIN. 19 BANK ASSESSMENTS TOTAL OTHER PROVISIONS OF LAW MOTHITHSTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, SHALL BE ASSESSED AGAINST THE BANKING 17 SHALL DAN & VENICLE FINANCE 28 CURRENT EXPENSES 28 CURRENT EXPENSES	315,372 25,516 21,726 42,368 8,576 2,323 37,467 1,480 7,384 475,976 475,976 475,976	317.672 25.516 21.735 36.637 3.915 7.446 39.146 17.863 1.30 6.122 476.246 476.246
1.72 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 85 BARK COMMISSION 18 PERNAMENT PERSONAL SERVICES 11 SALARY OF BANK COMMISSIONER 12 SALARY OF BANK COMMISSIONER 13 SALARY OF BANK COMMISSIONER 14 SALARY OF BANK COMMISSIONER 15 SALARY OF BANK COMMISSIONER 16 EQUIPMENT 18 COUTPENT 19 OTHER PERSONAL SERVICES 62 BENEFITS 17 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 10 OTHER PROVISIONS OF LAW HOTMITHSTANDING, TOTAL ESTIMATED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 9 BANK ASSESSMENTS TOTAL 10 OTHER PROVISIONS OF LAW HOTMITHSTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, INSTITUTIONS SESSED AGAINST THE MARKING 15 PERNAMENT PERSONAL SERVICES 28 CURRENT EXPENSES 38 COUTPHENT 82 BENEFITS 78 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 80 INDIRECT COSTS E TOTAL	313,372 22,556 21,728 4,356 8,570 2,323 38,788 17,467 1,887 7,356 475,976 475,976 475,976 475,976 475,976 475,976	317.672 25.516 21.735 36.037 3.915 2.446 39.146 17.863 1.00 6.122 476.246 476.246 476.246
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 85 BARK COMMISSION 81 GENERAL SERVICES AND ADMIM. 10 PERNAMENT PERSONAL SERVICES 11 SALARY OF BARK COMMISSIONER 12 SALARY OF CEPT SHARK COMM 20 GURBENT ERRENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 63 OUT OF STATE THAVEL 64 OUT OF STATE THAVEL 65 STHATED SOURCE OF FUNDS FOR CEMERAL SERVICES AND ADMIM. 89 BANK ASSESSMENTS TOTAL 0THER PROVISIONS OF LAW HOTWITHSTANDING, TOTAL ERRENDITURES, INCLUDING COMMISSIONER'S SALARY, SHALL BE ASSESSED ALABINST THE BARKING 10 STALL LOAM & VEHICLE FINANCE 18 PERNAMENT PERSONAL SERVICES 30 EQUIPMENT 22 SCHELL LOAM & VEHICLE FINANCE 18 PERNAMENT PERSONAL SERVICES 30 EQUIPMENT 32 BALL LOAM & VEHICLE FINANCE 43 PERNAMENT PERSONAL SERVICES 34 EQUIPMENT 35 RECEPTIS 76 IN STATE TRAVEL 96 HOTRECT COSTS E ESTIMATED SQUECE OF FUNDS FOR	315,372 25,516 71,726 42,368 8,576 2,323 37,467 1,480 7,384 475,976 475,976 475,976 475,976 476,976 475,976 475,976 475,976 475,976 475,976 475,976 475,976 475,976 475,976 475,976	317.672 25.516 21.735 38.637 3.915 27.446 317.863 17.863 1.00. 6.122 476.246 476.246 476.246 23.255 3.292 2.443 929 910
1.72 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 85 BARK COMMISSION 18 PERNAMENT PERSONAL SERVICES 11 SALARY OF BANK COMMISSIONER 12 SALARY OF BANK COMMISSIONER 13 SALARY OF BANK COMMISSIONER 14 SALARY OF BANK COMMISSIONER 15 SALARY OF BANK COMMISSIONER 16 EQUIPMENT 18 COUTPENT 19 OTHER PERSONAL SERVICES 62 BENEFITS 17 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 10 OTHER PROVISIONS OF LAW HOTMITHSTANDING, TOTAL ESTIMATED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 9 BANK ASSESSMENTS TOTAL 10 OTHER PROVISIONS OF LAW HOTMITHSTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, INSTITUTIONS SESSED AGAINST THE MARKING 15 PERNAMENT PERSONAL SERVICES 28 CURRENT EXPENSES 38 COUTPHENT 82 BENEFITS 78 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 80 INDIRECT COSTS E TOTAL	313,172 22,516 21,728 41,364 8,570 2,323 38,788 17,867 1,888 7,388 475,976 475,976 475,976 23,233 3,457 1,886 2,441 8,84 480 628	317.672 25.516 21.735 36.637 3.915 2.446 39.146 17.863 1.00. 6.122 476.246 476.246 476.246
1.)2 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 18 SHAW COMMISSION 11 GDREAT SERVICES AND ADMIN. 10 PERNAMENT PERSONAL SERVICES 11 SALARY OF BANK COMMISSIONER 12 SALARY OF OFFUTY SHAW COMM 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 76 IN STATE TRAVEL 68 OUT OF STATE THAVEL 77 STATE SERVICES AND ADMIN. 89 SHAW ASSESSMENTS 10 TOTAL COTHER PROVISIONS OF LAW HOTHTINSTANDING, TOTAL ESTIMATED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 12 SHALL IDAN ASSESSMENTS 17 STATE TRAVEL 18 PERNAMENT PERSONAL SERVICES 21 CURRENT EXPENSES 22 CURRENT EXPENSES 30 EQUIPMENT 12 SHALL IDAN & VENICLE FINANCE 18 PERNAMENT PERSONAL SERVICES 23 COUTPMENT 24 SHEFFITS 76 IN STATE TRAVEL 96 INDIRECT COSTS E 15 TOTAL ESTIMATED SOURCE OF FUNDS FOR SHALL IDAN & VENICLE FINANCE 18 STATE TRAVEL 96 INDIRECT COSTS E 15 TOTAL ESTIMATED SOURCE OF FUNDS FOR SHALL IDAN & VENICLE FINANCE 18 STAMEL IDAN & VENICLE F	313,372 22,516 71,728 4,364 8,570 2,323 38,787 1,888 7,356 475,976 475,976 475,976 2,461 8,46 8,475 1,88 31,335	317.672 25.516 21.735 36.637 3.915 7.446 39.146 17.863 1.30 6.122 476.246 476.246 476.246 476.246 33.254 3.292 2.443 929 410 922
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PICONT.) 85 BANK COMMISSION 10 FORWALE SERVICES AND ADMIN. 11 PERNAHENT PERSONAL SERVICES 11 SALART OF BANK COMMISSIONER 12 SALART OF BANK COMMISSIONER 13 COUPPENT 15 OTHER PERSONAL SERVICES 62 BENEFITS 75 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 80 OUT OF STATE TRAVEL 81 OTHER PROVISIONS OF LAW HOTMITHISTANDING, TOTAL ESTIMATED SOURCE OF FUNDS FOR GENERAL SERVICES AND ADMIN. 89 BANK ASSESSMENTS TOTAL OTHER PROVISIONS OF LAW HOTMITHISTANDING, TOTAL EXPENDITURES, INCLUDING COMMISSIONER'S SALARY, SHALL BE ASSESSED AGAINST THE DANKING 12 SHALL LOAM & VEMICLE FINANCE 14 PERNAHENT PERSONAL SERVICES 21 COMPRESS 22 COMPRESS 23 COMPRESS 24 COMPRESS 25 COMPRESS 26 COMPRESS 27 IN STATE TRAVEL 28 OUT OF STATE TRAVEL 29 INDIRECT COSTS E STALL LOAM & VEMICLE FINANCE 28 SHALL LOAM & VEMICLE FINANCE 29 SHALL LOAM & VEMICLE FINANCE 20 SHALL LOAM & VEMICLE FINANCE	313,372 25,516 21,728 41,368 8,578 2,323 38,787 17,888 7,384 475,976 475,976 475,976 23,233 3,457 188 2,461 814 400 628 31,335 31,335	317.672 25.516 21.735 36.637 3.915 2.446 37.146 17.85 4.16 4.16 4.76,246 4.76,246 23.254 3.292 2.443 9.2 31.223 31.223

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ADMINISTRATION OF JUSTICE & PUBLIC P(CONT.)		
OTHER PROVISIONS OF LAW NOTHWITHSTANDING. REVENUE RECEIVED FORM SMALL LOAN AND NOTOR VEHICLE FINANCE DIVISION SHALL BE OFPOSITED WITH THE STATE TREASURER AS PESTRICTED REVENUE AND ANY EXCESS OVER REGULPRENT TO COVER EXPENDITURES SHALL LAPSE TO THE UMAPPROPRIATED SUPPLUS OF THE CONTACT. THE UMAPPROPRIATED SUPPLUS OF THE CONTACT. TO BUDGETARY THIS FUND SHALL BE SUBJECT TO BUDGETARY BOARDS BOAR		
20 CURRENT EXPENSES 50 DTHER PERSONAL SERVICES 22 BENEFIES 76 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	11.681 4.458 266 900 589	11.520 4.673 273 1.000 534
TOTAL	18,888	10.0.4
ESTINATED SDURCE OF FUNDS FOR ACCOUNTANCY BOARD OF GENERAL FUND TOTAL	10.000 10.000	18.0J0 18.0Q0
ARCHITECTS BDARD OF		
20 CURRENT EXPENSES 30 FOUTPORT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 80 OUI OF STATE TRAVEL 80 PROFESSIONAL FEES	3,146 5,206 304 650 958 956	2,787 110 5,435 318 650 950
TOTAL	11.260	11,2,0
ESTIMATED SOURCE OF FUNDS FOR ARCHITECTS BOARD OF GENERAL FUND TOTAL	11.206 11.208	11.2.J 11.2.u
BARBERS BOARD		
26 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 DUT OF STATE TRAVEL	49A 550 32 274 446 3.486	286 750 44 274 446 3,006
MBTT7 PAGE 48 041575	* FISCAL YEAR 1976 ** FI	SCAL YEAR 1977 *
PADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) BOARDS ICONT.) BOARDERS BOARD ICONT.)	8	
TOTAL ESTIMATED SOURCE OF FUNDS FOR BARBERS BOARD GENERAL FUND TOTAL	4,008 4,008 4,068	4.833 4.833 4.833
CHIROPRACTIC EXAMINEPS		
20 CURRENT EXPENSES 50 DIMER PERSONAL SERVICES 62 DEMETIS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	683 2.832 165 488 233	662 2.812 165 496 286
TOTAL ESTIMATED SOURCE OF FUNDS FOR CHIROPRACTIC EXAMINERS GENERAL FUND TOTAL	4,481 4,461 4,481	6 , 6 · 1 6 , 6 · 1 6 , 6 · 1
5 DENTAL BDARD		
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 SEMEFITS 76 IN STATE TRAVEL	1,714 6,850 354 271 1,441	1.840 6.100 357 325 1.546
TOTAL ESTIMATED SOURCE OF FUNDS FOR DENTAL BOARD GENERAL FUND	9,830 9,830	10.167 10.167 10.167
TOTAL 6 ENGINEERS BOARD OF	9,830	10.167
IN PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 DITHER PERSONAL SERVICES 62 BEHEFITS 70 IN STATE TRAVEL	6,626 7,993 910 5,759 1,619	7,864 6,442 202 5,758 1,042 1,388
80 OUT OF STATE TRAVEL	2,400 2,400 26,400	2.400
TOTAL	20,400	20,400

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1.32 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 16 BOARDS (CONT.) 26 ENGINEERS BOARD OF (CONT.) 8					
ESTIMATED SOURCE OF FUNDS FOR ENGINEERS BOARD OF GEMERAL FUND TOTAL			26,400 26,400		26.4.0
17 REG PROFESSIONAL FORESTERS					
20 CURRENT EXPENSES 50 OTMER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL		40C 700 41 300		405 700 41 350	
TOTAL ESTIMATED SOURCE OF FUNDS FOR REG PROFESSIONAL FORESTERS GEMERAL FUND			1,441		1.431
TOTAL 08 FUNERAL DIRECTORS & EMBALMERS			1,441		1.491
20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 SEMEFITS 70 IN SIT TRAVEL 60 OUT OF STATE TRAVEL 90 TRAINING AND EQUIPMENT		1,25J 815 2,529 148 600 925 600		1,25u 400 2,844 166 70, 925 600	
TOTAL ESTIMATED SOURCE OF FUNDS FOR			6,867		6 + 8 8 5
FUNERAL DIRECTORS & EMBALMERS GENERAL FUND TOTAL			6.867 6.867		6,885 6,885
09 MAIRORESSERS 18 PERMANENT PERSONAL SERVICES		17.725		17,928	
20 CURRENT EXPENSES 30 EQUIPMENT		3,506 900		3,500	
50 OTHER PERSONAL SERVICES 62 BEMEFIIS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 93 SERNIANR		4,550 2,039 3,025 1,148 500		4,800 2,072 3,45G 1,148 500	
TOTAL			33+387		33,378
ESTIMATED SOURCE OF FUNDS FOR HATRORESSERS B G9 TRANSFERS FROM BARBERS BOARD GEMERAL FUND TOTAL			3.000 3.387 33,387		3 + 5 - 30 + 37 8 33 + 37 8
MB777 PAGE 50 041575	* F	ISCAL YEAR 1976 -		FISCAL YEAR 1977 -	
1.32 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 36 BOAROS (CONT.) 10 LANG SURVEYORS					
20 CURRENT EXPENSES SO DINER PERSONAL SERVICES SE BENEFITS 70 IN-STATE TRAVEL		2,442 2,421 142 288		2,328 2,542 149 362	
TOTAL ESTIMATED SOURCE OF FUNOS FOR LANG SURVEYORS			5,291		5,321
GENERAL FUND TOTAL			5,293 5,293		5,321 5,321
11 MEDICIME BOARD OF 10 PERMANENT PERSONAL SERVICES		6,271		6,548	
20 CUMBENT EXPENSES 50 OTHER PERSONAL SERVICES 62 SEMERITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		6,563 3,724 845 650 780		6,891 3,826 875 659 708	
TOTAL			18.753		19,45.
ESTIMATED SOURCE OF FUMOS FOR MEDICINE BOARD OF GEMERAL FUND TOTAL			18,753 18,753		19,45u 19,45,
12 OPTOMERY SOARO OF					
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENETIS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 CONTINUING EQUICATION		2 4 2 8 0 9 4 7 2 4 8 4 1 7 1 9 3		25 u 849 50 260 448 22 a	
TOTAL ESTINATED SOURCE OF FUNDS FOR			1,956		2.185
ESTIMATED SOURCE OF FUNDS FOR OPTORERY BOARD OF GEMERAL FUND TOTAL			1.956 1.956		2.085 2.685
13 REGISTRATION IN PODIRTRY				4.25	
20 CURAENT EXPENSES SO OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL		123 204 12 59		125 206 12 63	
TOTAL			39 â		416

H8777 PAGE 51 (41575	• FISCAL YEAR 1976 ** FIS	CAL YEAR 1977 *
1.32 ADMINISTRATION OF JUSTICE & PUBLIC PROFECTICONT.) 6 BDAROS (CONT.) 13 REGISTRATION IN PODIATRY (CONT.) 8		
ESTIMATEO SOURCE OF FUNDS FOR REGISTRATION IN POOLATRY GENERAL FUND	398	406
TOTAL 14 PSYCHOLOGIST BOAPO OF	398	4.5
20 CURRENT EXPENSES 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 OTHER PERSONAL SERVICES	569 155 104 92	591 163 109 97
TOTAL	920	96.
ESTIMATED SOURCE OF FUNDS FOR PSYCHOLOGIST ROARD OF GENERAL FUND TOTAL	920 920	960 960
15 SHORTHAND COURT REPORTERS		
20 CURRENT EXPENSES 60 OUT OF STATE TRAVEL	100 100	166 100
TOTAL ESTIMATED SOURCE OF FUNOS FOR	200	2.0
SMORTHANO COURT REPORTERS GENERAL FUNO TOTAL	200 200	2J 200
16 VETERINARY EXAMINERS		
20 CURRENT EXPENSE 50 OTMER PERSONAL SERVICES 62 BEMEFITS	263 2,008 117	276 2,100 123
TO IN STATE TRAVEL 90 INVESTIGATIONS	125 210	131 221
TOTAL ESTINATED SOURCE OF FUNOS FOR	2,715	2.851
VETERIMARY EXAMINERS GENERAL FUNO TOTAL	2,715 2,715	2,851 2,851
17 ALARM INSTALLERS BOARD OF		
20 CURRENT EXPENSE FC IN STATE TRAVEL 90 OTHER PERSONAL SERVICES	275 368 356	300 300 350
TOTAL	925	95 .
HBT77 PAGE 52 941575	• FISCAL YEAR 1976 • • FIS	SCAL YEAR 1977 *
H8777 PAGE 52 941575 1.72 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 16 804805 [CONT.]		SCÁL YEAR 1977 •
H8777 PAGE 52 941575 1.72 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 16 BOARDS (CONT.) 17 ALARM INSTALLERS BOARD OF (CONT.)		SC&L YEAR 1977 •
H8177 PAGE 52 941575 1.72 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 80A80S (CONT.) 17 ALARM INSTALLERS BOARD OF (CONT.) 6 ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS BOARD OF CEMERAL FUND	• FISCAL YEAR 1976 • • FIS	9\$ u
H8777 PAGE 52 941575 1.72 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(COMT.) 16 BOARDS 17 ALARM INSTALLERS BOARD OF (COMT.) ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS BOARD OF	• FISCAL YEAR 1976 • • FIS	
MBT77 PAGE 52 941575 1.02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS (CONT.) 7 ALRAN INSTALLERS BOARD OF (CONT.) ESTIMATED SOURCE OF FUNDS FOR ALRAY INSTALLERS BOARD OF GENERAL FUND TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR	• FISCAL YEAR 1976 • • FIS	9\$ u
M8T77 PAGE 52 941575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 804805 [CONT.] 7 ALARM INSTALLERS 80ARD OF [CONT.] ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS 80ARD OF CHEMRAL FUND TOTAL 10TAL ESTIMATED SOURCE OF FUNOS FOR 80ARD OF CHEMRAL FUND TOTAL OTHER FUNOS	925 925 947,486 3,000	954 958 148,945 3,011
MBT77 PAGE 52 941575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 6 BOARDS (CONT.) 7 ALRAM INSTALLERS BOARD OF (CONT.) 6 STIMATED SOURCE OF FUNDS FOR ALAM INSTALLERS BOARD OF COMPART FUND TOTAL 10 TAL	• FISCAL TEAR 1976 • • FIS 925 925 147,486	95k 950 148,945
MBT77 PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 16 BOARDS (CONT.) 17 ALARN INSTALLERS BOARD OF (CONT.) ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS BOARD OF CHEMRAL FUND TOTAL TOTAL 10 TOTAL 11 TOTAL 12 TOTAL 13 TOTAL 14 CIVIL AIR PATROL	925 925 147,486 3,004 144,486	956 956 148,965 3,646 145,965 146,945
M8F77 PAGE 52 %1575 1.72 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 6 80AR05 (CONT.) 7 ALRAM INSTALLERS 80AR0 OF (CONT.) 8 STIMATED SQUACE OF FUNDS FOR ALRAW INSTALLERS 80AR0 OF GENERAL FUND TOTAL 101AL ESTAL FUND 101AL 101A 101A 101A 101A 101A 101A 101A	925 925 925 147,686 3,008 164,486 147,688 9,298	956 950 148,945 3,045 148,945 148,945
M8F77 PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 804805	925 925 925 147,486 3,004 144,486 147,488	956 950 148,945 3.010 145,945 146,945 14.540 5.550
M8177 PAGE 52 941575 1.72 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 80A80S 17 ALBARN INSTALLERS 80ARD OF ICONT.) 6 ESTIMATED SOURCE OF FUNDS FOR ALBARN INSTALLERS 80ARD OF CHEMEAL FUND TOTAL 10 IAL 10 IAL 10 IAL 11 CIVIL AIR PATROL 2C CURR EXP 30 EQUIPMENT 15 Q CIMER PERSONNEL SERVICES 62 GENETAL THE TOTAL 17 CIVIL AIR PATROL 2C CURR EXP 3C TARM IN STATE 10 IAL 10 IAL 11 CIVIL AIR PATROL 12 CURR EXP 13 EQUIPMENT 15 Q THER PERSONNEL SERVICES 16 GENETAL THE TOTAL 17 CIVIL AIR PATROL 2C CURR EXP 3C TARM IN STATE 10 IAL 10 IAL 11 CIVIL AIR PATROL 2C CURR EXP 3C TARM IN STATE 10 IAL 11 CIVIL AIR PATROL 2C CURR EXP 3C TARM IN STATE 10 IAL 11 CIVIL AIR PATROL 2C CURR EXP	925 925 925 147,486 3,004 144,486 147,488 14,588 5,298 600 47	950 950 148,945 3,005 145,945 146,945 14,540 5,540
MBT77 PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS COMPT.] 1 ALRAN INSTALLERS BOARD OF (CONT.) ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS BOARD OF CHEMRAL FUND TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR BOARD OF CHEMRAL FUND OTTAL 17 CIVIL AIR PATROL 2C CURR EXP 3D EDUTPMENT SOUNCE SERVICES 62 BEREFITS 70 TRAN IN STATE	925 925 925 147,486 3,088 144,486 147,486	956 950 148,945 3,010 145,945 146,945 15,50 2,50 2,2280 23,047
MBT77 PAGE 52 141575 1.72 AONINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS (CONT.) 17 ALRAM INSTALLERS BOARD OF (CONT.) ESTIMATED SQUACE OF FUNDS FOR ALRAW INSTALLERS BOARD OF OTHER FUND TOTAL TOTAL 10 THE STUNDS OTHER FUNDS OTH	925 925 925 147,486 3,004 144,486 147,488 9,238 600 47 2,288	95u 950 140,945 3,046 145,945 146,945 4,750 3,80 4,7 2,280 23,647
MBT77 PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS ICONT.] 1 ALRAN INSTALLERS BOARD OF ICONT.] ESTIMATED SOURCE OF FUNDS FOR ALARM MISTALLERS BOARD OF CCHEMAL FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR BOARDS OTHER FUNDS GEMERAL FUND TOTAL '7 CIVIL AIR PATROL 2C CURR EXP 3D EDUTPHENT SO DIMER PERSONNEL SERVICES 62 BENEFITS 70 TRAY IN STATE TOTAL ESTIMATED SOURCE OF FUNDS FOR CIVIL AIR PATROL CEMERAL FUND TOTAL **O CIVIL OFFENSE 10 PERMAMENT PERSONAL SERVICES 2C CURRENT EXPENSES	925 925 925 147,466 3,008 144,466 147,468 5,238 600 47 2,288 22,797 22,797 22,797 22,797 22,797	95u 95a 140,945 3.u1d 140,945 146,945 155.0 23.047 23.047 23.047 23.047
MBTTT PAGE 52 141575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS ICONT.] 1 ALRAN INSTALLERS BOARD OF ICONT.] ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS BOARD OF GENERAL FUND TOTAL 10 TAL ESTIMATED SOURCE OF FUNDS FOR BOARDS OTHER FUNDS GENERAL FUND TOTAL 17 CIVIL AIR PATROL 2C CURR EXP 36 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 TRAY IN STATE 10 TAL ESTIMATED SOURCE OF FUNDS FOR CIVIL AIR PATROL CEMERAL FUND TOTAL 10 TAL 10 TAL 11 CIVIL OFFENSE 12 PERMANENT PERSONAL SERVICES 13 COUPMENT 14 REPETS 15 PERMANENT PERSONAL SERVICES 10 COUPMENT 10 FERNANENT PERSONAL SERVICES 10 COUPMENT 10 FERNANENT PERSONAL SERVICES 10 COUPMENT 10 ERFETS 11 BOARDS 12 COUPMENT 12 FERNANENT 13 ERFETS 14 COUPMENT 15 FERNANENT 15 FERNANENT 16 FERNANENT 17 FERSONAL SERVICES 10 COUPMENT 10 ERFETS	925 925 925 147,486 3,004 144,486 147,488 9,238 600 47 2,288 22,797 22,797 22,797 22,797 3,529 9,625 7,973 3,529 9,625	95u 950 140,945 3,016 145,945 146,945 2,200 23,647 2,200 23,647 23,647 23,630 7,656 3,679 9,363
MBT77 PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS ICONT.] 17 ALRAN INSTALLERS BOARD OF ICONT.] ESTIMATED SOURCE OF FUNDS FOR ALRAY INSTALLERS BOARD OF GENERAL FUND TOTAL 10 TAL ESTIMATED SOURCE OF FUNDS FOR BOARD OF GENERAL FUND TOTAL 17 CIVIL AIR PATROL 2C CURR EXP 3G EQUIPMENT SO OTHER PERSONNEL SERVICES 62 BENEFITS 70 TRAY IN STATE 10 TAL ESTIMATED SOURCE OF FUNDS FOR GENERAL FUND TOTAL 17 CIVIL AIR PATROL 2C CURR EXP 3G EQUIPMENT SO OTHER PERSONNEL SERVICES 62 BENEFITS 70 TRAY IN STATE 10 FERMANENT PERSONAL SERVICES 10 PERMANENT PERSONAL SERVICES 10 PERSONAL PERSO	925 925 925 147,486 3,004 144,486 147,488 14,588 5,238 800 47 2,289 22,797 22,797 22,797 22,797 22,797 3,529 9,625 7,973 9,525 7,973 9,525 1,529 9,625 1,529 9,625 1,529 9,625 1,529 9,625 1,529 9,625 1,529 9,625 1,529 9,625	954 956 148,945 3,444 145,945 146,945 14,945 2,266 23,047 23,047 23,047 23,047 23,047
MBF77 PAGE 52 941575 1.02 AONINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS (CONT.) 17 ALRAM INSTALLERS BOARD OF (CONT.) ESTIMATED SOURCE OF FUNDS FOR ALRAM INSTALLERS BOARD OF CERRAL FUND TOTAL 10 TAL ESTIMATED SOURCE OF FUNDS FOR BOARDS GENERAL FUND TOTAL 17 CIVIL AIR PATROL 20 CURR EXP 10 EDUTPHENT 70 TRAN IN STATE 10 TAL ESTIMATED SOURCE OF FUNDS FOR CENTRAL FUND TOTAL 17 CIVIL AIR PATROL 20 CURR EXP 10 EDUTPHENT 10 TAL ESTIMATED SOURCE OF FUNDS FOR CENTRAL FUND TOTAL 10 CIVIL OFFENSE 10 PERMANENT DERSONAL SERVICES 10 COMPREY REPERSON	925 925 925 147,466 3,008 144,466 147,466 14,588 3,288 660 67 2,288 22,797 22,797 22,797 22,797	956 956 148,945 3,045 148,945 148,945 15,50 2,60 23,647 2,266 23,647 23,647 23,647 23,647 23,647 23,647 23,647 23,647
M8F77 PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 804805 17 ALARN INSTALLERS 80ARD OF (CONT.) 6 ESTIMATED SOURCE OF FUNDS FOR ALARM INSTALLERS 80ARD OF CHEMRAL FUND TOTAL 10 TAL 10 TAL 10 TAL 10 TAL 11 CIVIL AIR PATROL 22 CURR EXP 36 EQUIPMENT 50 OTMER PERSONNEL SERVICES 62 SENEFITS 70 TRAY IN STATE 10 TAL 10 TAL 10 TAL 11 TAL 12 TAL 13 TAL 14 TAL 15 TAL 16 TAL 17 TAL 18 TAL 18 TAL 19 TAL 10 TAL 10 TAL 10 TAL 10 TAL 11 TAL 12 TAL 13 TAL 14 TAL 15 TAL 16 TAL 17 TAL 18 TAL 18 TAL 19 TAL 10 TAL 11 TAL 12 TAL 13 TAL 14 TAL 15 TAL 16 TAL 17 TAL 17 TAL 18 TAL 19 TAL 10 TAL	925 925 925 147,486 3,008 144,486 147,486 14,588 5,238 600 47 2,288 22,797 22,797 22,797 22,797 22,797 92,625 7,513 3,529 9,293 4,003 4,003 9,293 9,293 9,293 9,293 9,293 9,293 9,293 9,293	956 956 148,945 3,446 145,945 146,945 14,945 2,266 23,047 23,047 23,047 23,047 23,047 23,047
MBF77 PAGE 52 941575 1.02 AONINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS	925 925 925 147,486 3,008 144,486 147,486 14,588 5,238 600 47 2,288 22,797 22,797 22,797 22,797 22,797 92,625 7,513 3,529 9,293 4,003 4,003 9,293 9,293 9,293 9,293 9,293 9,293 9,293 9,293	956 956 148,945 3,446 145,945 146,945 14,945 2,266 23,047 23,047 23,047 23,047 23,047 23,047
MBTTT PAGE 52 741575 1.02 AOMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) '6 BOARDS	925 925 147,486 3,008 144,486 147,486 147,486 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797 22,797	95u 95a 148,945 148,945 148,945 15,5,0 23,647 2,266 23,647 23,647 23,635 1,956 3,679 9,363 4,6,6 210 5,794 9,195 3,047
MBT77 PAGE 52 %1575 1.72 AONINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 6 80ARDS	925 925 925 927 927 927 927 927 927 92,625 7,573 92,625 7,573 92,625 927 92,625 927 92,629 92,629 92,629 92,629	956 956 148,945 148,945 148,945 148,945 2,70 2,280 23,047 23,047 23,047 93,635 3,675 9,433 4,40 4,40 9,41 9,41 9,41 9,41 9,41 9,41 9,41 9,41

H8777 PAGE 53 R41575	• FIS	GAL YEAR 1976	· ++ · F]	SCAL YEAR 1977 -	
QZ ADMINISTRATION JUSTIG E & PUBLIC PROTECT(CONT.) 98 GIVIL DEFENSE (CONT.) **					
TOTAL ESTIMATED SOURCE OF FUNDS FOR		15	6,443		159,353
TOTAL ESTIMATED SOURCE OF FUNOS FOR GIVIL DEFENSE FEDERAL FUNOS GENERAL FUND			94,610 91,633		96,724 62,629 159,353
TOTAL		15	6,443		159.353
THIS AMOUNT AVAILABLE FOR EXPENDITURES ONLY IF FEDERAL GRANTS ARE AVAILABLE. ANY FUNDS IN					
THIS AMOUNT AVAILABLE FOR EXPENDITURES ONLY IF FEOTRAL GRANTS ARE AVAILABLE. ANY FUNDS IN ERCESS OF THE ESTITATED FEORAL GRANTS SMALL BE AVAILABLE FOR SUCH FURTHER EXPENDITURE AS THE GOVERNOR AND COUNCIL SWALL APPROVE, ANY CURTAILMENT OF CIVIL DEFENSE ACTIVITIES CAUSED BY A OCCREASE IN FEOTRAL GRANTS MILL BE IMPLEMENTED BY A PROPORTIONNATE DECREASE IN ALL CLASSES OF EXPENDITURE AS RECOMMENDED BY THE COVIL DEFENSE DIRECTOR AND APPROVED BY THE GOVERNOR AND COUNCIL, INCLUDING ANY PERMANENT PERSONAL SERVICES FORMERLY COVERED BY FEOTRAL FUNDS.					
CURTAILMENT OF GIVEL DEFEMSE ACTIVITIES CAUSED BY A DEGREASE IN FEDERAL GRANTS WILL BE					
IMPLEMENTED BY A PROPORTIONNATE DECREASE IN ALL CLASSES OF EXPENDITURE AS RECOMMENDED BY THE CTYL OFFENSE DIRECTOR AND APPROVED BY THE					
GOVERNOR AND COUNCIL, INCLUDING ANY PERMAHENT PERSONAL SERVICES FORMERLY COVERED BY FEDERAL FUNDS.					
19 COMMISSIONS 11 ATMLETIC COMMISSION					
		100 760		125 725	
ZE CURRENT EXPENSES 90 OTHER PERSONAL SERVICES 02 DEMEPTIS 70 IN STATE TRAVEL		41 290		42 295	
TOTAL			1,131		1.187
ESTIMATED SOURCE OF FUNDS FOR ATHLETIC CONMISSION GENERAL FUND			1.131		1,187
TOTAL OZ PHARMACY COMM			1 + 1 31		1.187
AA AHAARII TIMBAAAA		1,650 16,276		1,650	
EU OURRENT LETROLES 92 OTHER PERSONAL SERVICES 92 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		16,276 1,626 2,035		16.276 1.628 2.635	
		1,375		1.375	
TOTAL ESTIMATED SOURCE OF FUNDS FOR PHARMACY COMM GEMERAL FUND			2,966		22,906
GEMERAL FUND TOTAL		ě	2,966		22.966 22.966
H8777 PAGE 5% 041575	* FIS	CAL YEAR 1976	** FI	SGAL YEAR 1977 -	
RZ AOMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) RS COMMISSIONS (CONT.)					
3 COMM EMINEME DOMAIN					
18 PERMANENT PERSONAL SERVICES 11 SALARY OF CHAIRMAN 12 SALARY OF 2 EMP DOWN COMM 13 SALARY OF MINEUM DOWALM CLERK 28 CURRENT EXPENSES		7.869 19.271 35.753		7.065 19,454 36,146	
13 SALARY OF EMINENT CONAIN GLERK 26 CURRENT EXPENSES		11,530		19,454 36,146 11,536 10,000	
SE OTHER DECIDANCE CERTICAL		630 6,580 7,743		6,500 7,605 3,750	
DE GENEFITS TO IN STATE TRAVEL BE OUT OF STATE IRAVEL SO INDIRECT COST		3,500 730 3,107		3,750 760 3,438	
TOTAL			5,607	3,43#	1,7,,98
ESTIMATED SOURCE OF FUNOS FOR COM ENIMENT COMMENT OF A STATE OF A					
82 MIGHMAY GENERAL FUND TOTAL		,	5.226 10,541 15.807		96.367 10.711 107.096
10 TATUS OF NOMEN		1,	5,807		107.096
SO CURRENT EXPENSES		8.408		9.030	
50 OTHER PERSONAL SERVICES 62 GENERITS 78 IN STATE TRAVEL		7.097 415 70		7.149 416 75	
98 OTHER EXPENDITURES TOTAL		1.000	4.967	1.100	17,772
COMM STRTUS OF NOMEN GENERAL FUND					
			4 04 2		17.772
TOTAL			586,982		
TOTAL			6,982		149,623
TOTAL ESTIMATED SOURCE OF FUNDS FOR		10	6,116		
TOTAL		10			96.387 52.636
TOTAL TOTAL ESTITATED SOURCE OF FUNDS FOR COMMISSIONS GENERAL FUNDS GENERAL FUND TOTAL IS GRETMOUND RACING CONNISSION		11	15,226 12,660 16,888		96.387 52.636
TOTAL TOTAL ESTITATED SOURCE OF FUNDS FOR COMMISSIONS GENERAL FUNDS GENERAL FUND TOTAL IS GRETMOUND RACING CONNISSION		11	15,226 12,660 16,888		96,347 52,636 149,023
TOTAL TOTAL ESTITATED SQUECE OF FUNDS FOR COMMISSIONS MIGHAY FUNDS EFFEREAL FUND FOR THE HIMD		11	95,226 21,660		96,347 52,636

1-02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.)	FISCAL YEAR 1976 ** FISCA	L YEAR 1977 *
1) GREYHOUND RACING COMMISSION (CONT.)	482.034	
TOTAL STEMATED SOURCE OF FUNDS FOR GPETHOUND RACING COMMISSION GENERAL FUND	482.034	489,165
TOTAL	482,034	489,165 489,165
IN THIS APPROPRIATION SOZ, 619 FOR FISCAL YEAR 1976 AND SOZILIF FOR FISCAL YEAR 1977 SHALL BE FOR LAB SERVICES PERFORMED BY THE MORSE MACING COMMISSION FOR THE GREWHOUD RACING COMMISSION A AND SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE.		
ANY OTHER PURPOSE. SUCH PORTION OF THIS AMOUNT THAT CONSTITUTES THE COMPENSATION OF THE OFFICTAL JUDGE OF THE GREWHOUND RACING COMMISSION, SHALL BE REIMBURS- ED TO THE STATE BY THE PERSON, ASSOCIATION, OR CORPORATION COMDUCTING THE RACE OR HEET AND SUCH REIMBURSEMENT SHALL INCLUE THE EMPLOYER S SHARE OF OASI TAXES. SUCH FUNDS SHALL BE DE- SIGN WAY ESTABLISH THE SALENCE THE OFFINIAL JUDGE, AND ANY ADOITIONAL AUTUUT PLIE FOR THIS PURPOSE OVER THE SUM APPROPRIATED FOR THIS IN "OTHER PERSONAL SERVICES" SHALL BE CREDITED TO THE THE FUNDS REIMBURSED SHALL BE CREDITED TO THE SUCH PORTION OF THIS AMOUNT THAT CONSTITUTES THE COMPENSATION OF GREY-HOUMS SHAPE TO FOR INSECTION OF GREY-HOUMS ONLY, AND MAY HOLD BE UTILIZED TO PROVIDE FOR INSECTION OF GREY-HOUMS SOME, AND MAY HOLD BE UTILIZED TO PROVIDE FOR ANY GRANDSTAND OR CLUBROUSE AREA POLICING ACCITIZED.		
IN STATE COOKSTANTON OF HIGHWAY SAFELY		
10 PERMAMENT PERSONAL SERVICES 11 SALARY OF COORDINATOR 20 CURRENT EXPENSES	46,119 20,954 7,300 558	46,346 20,954 7,54J
30 EQUIPMENT 59 OTHER PERSONAL SERVICES 62 GENEFITS	21.418	3,310 22,1,4 8,023
53 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 90 DUT OF STATE TRAVEL 90 PUBLIC INFORMATION	7,980 4,900 1,500	9.000
91 OVERHEAD E	1,000 2,491	2.740
	114,192	118,577
H8777 PAGE 56 041575 • - 12 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT. 1 11 STATE COORDINATOR OF HIGHWAY SAFETY (CONT. 1	FISCAL YEAR 1976 ** FISCA	L YEAR 1977 *
ESTINATED SQURCE OF FUNDS FOR STATE COORDINATOR OF HIGHWAY SAFETY DJ FEDERAL DZ HICHMAY	66,893	69,499
TOTAL	47.299 114.192	49.078 118,577
12 MORSE RACING COMMISSION 11 THOROUGHBREO RACING		
10 PERMAMENT PERSONAL SERVICES 11 SALARIES OF THREE COMMISSIONER 20 CURRENT EXPENSES	12,270 10,629	12,326 18,629
30 EQUIPMENT 50 OTMER PERSONAL SERVICES	6,850 150 59,000	6.925 450 58.000
62 BEWEFLTS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL 91 NAPSIS	7,291 2,400 1,000	7,297 2,450 1,000
91 NARSIS 92 COMMISSION CALCUL	7 • 5 0 0 5 • 9 5 0	1,000 7,500 8,225
TOTAL ESTIMATED SOURCE OF FUNDS FOR THOROUGHBRED RACING	104,04Q	104+844
GENERAL FUND TOTAL	1 6 4 5 0 4 0 10 4 5 0 4 0	104.8û4 184.8J4
SUCH PORTION OF THIS ANDUNT THAT CONCESSIONS	2000	1041004
SUCH PORTION OF THIS AMOUNT THAT CONSTITUTES THE COMPENSATION OF THE OFFICTAL STATE STEWARD OR ASSOCIATE JUDGES OF THE ESTATE HORSE RACING COMMISSION, SHALL BE REIMBURSED TO THE STATE BY THE PERSON. ASSOCIATION, OR CORPORATION COM- DUCTING THE RACE OR REET AND SUCH REIMBURSEHINT SHALL INCLUDE THE EMPLOYER S SHARE OF OAS! TAKES. SUCH FUNGS SHALL BE DEPOSITED AS UNRESTRICTED REVENUE. THE COMMISSION HAY ESSACIATE AND SUCH FUNGS OF THE STATE STEMARD AND ESSACIATE AND SHALL BE DEPOSITED AS APPROPRIATED FOR THIS IN "OTHER PERSONAL SERVICES" THE STALL BE REIMBURSED OT THE STATE BY THE TRACK, INCLUDING DAST, AND THE FUNGS REIMBURSED SHALL BE REIMBURSED OT THE STATE BY THE TRACK, INCLUDING DAST, AND THE FUNGS REIMBURSED SHALL BE CREDITED TO THE APPROPRIATION FOR "OTHER PERSONAL SERVICES".		
ASSOCIATE JUDGES, AND MAY ADDITIONAL ANOUNTS PAID FOR THIS PURPOSE OVER THE SUMS		
APPROPRIATED FOR THIS IN "OTHER PERSONAL SERV- ICES" SHALL BE REIMBURSED TO THE STATE BY THE TRACK, INCLUDING DAST, AND THE FUNDS REIMBURSED		
SHALL BE CREDITED TO THE APPROPRIATION FOR "OTHER PERSONAL SERVICES". 02 HARNESS RACING		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	41,878 5,190	42,916
30 EQUIPMENT 50 OTNER PERSONAL SERVICES	155.000	5,200 675 155,004
62 BENEFITS 70 IN STATE TRAVEL	19.889 9.000	19.793 9.000

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1.)2 AONINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 12 HORSE RACING (CONT.) 32 HARNESS RACING (GONT.)		
86 OUT OF STATE TRAVEL 92 COMMISSION CALCULATOR	000°-320	600 23,503
TOTAL ESTIMATED SOURCE OF FUNDS FOR	251,317	253.684
HARNESS RACING GENERAL FUNO	251 • 317	253.684
TOTAL	251,317	253,604
SUCH PORITION OF THIS AROUNT THAT CONSTITUTES THE COMPENSATION OF THE OFFICTAL STATE STEMARD OR ASSOCIATE JUDGES OF THE STATE MORE RACIMO COMMISSION, SHALL BE RETMOURSED TO THE STATE OF THE PERSON, ASOCIATION, OR CORPORATION COM- OUCTING THE RACE OR MEET AMD SUCH RETWORSEHEMT SHALL INCLUDE THE EMPLOYER SWARE OF OASI TAKES. SUCH FUNDS SHALL BE DEPOSITED AS UMMESTRICTER GREWHULE. THE COMMISSION RAY ESTABLISH THE SERVENUE. THE COMMISSION RAY ESTABLISH THE SERVENUE. THE COMMISSION RAY PAID FOR THAS PURPOSE ONE THE SUNS. APPROPRIATED FOR THIS IN "OTHER PERSONAL SERV- ICESS" SHALL BE RETMOURSED TO THE STATE BY THE TRACK. INCLUDING OASI, AND THE FUNDS REIMOURSED SMALL BE CRECITED TO THE APPROPRIATION FOR "OTHER PERSONAL SERVICES"." 13 RACHEL ABORATORY	+	
18 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES	62,951 36,127	64.131 36.207
38 EQUIPMENT SO OTHER PERSONAL SERVICES	4.650 25.606	1,60. 25,60.
62 GENEFITS 76 IN STATE TRAVEL 88 GUT OF STATE TRAVEL	0,795 54	6,911
BE OUT OF STATE TRAVEL TOTAL	750	75e
ESTIMATED SOURCE OF FUHOS FOR	137,1123	1301071
RACING LABORATORY SI TRANSFER FROM GREYNOUND RACING	62.634	62.111
GENERAL FUND Total	55 - 0 9 1 37 - 72 3	54,740 136,651
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1.02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT. 1 12 HORSE RACING COMMISSION (CONT.)		
TOTAL ESTIMATED SOURCE OF FUNDS FOR	493,606	495,339
HORSE RACING COMMISSION OTHER FUNDS GENERAL FUND	82.634	02.111 413.226
GENERAL FUNO TOTAL	410,446 493,088	413,226
13 NUMBER RIGHTS COMMISSION		
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES	3,400 10,500	3,400 10,5.0 1,002
62 BENEFITS 78 IN STATE TRAVEL 88 OUT OF STATE TRAVEL	200 200	1,002
TOTAL	23.462	23,002
ESTIMATEO SOURCE OF FUNOS FOR HUMAN RIGHTS COMMISSION		
MUMAN RIGHTS COMMISSION OF FEDERAL GENERAL FUND	15.608 8.882	15 + u - u 0 + 8 0 2
TOTAL	23.682	23.862
14 INSURANCE DEPARTMENT	249.508	253,916
10 PERMANENT PERSONAL SERVICES 11 SALARY OF COMPISSIONER 12 SALARY OF COEMITS CONTISSIONER 13 SALARY OF RESEARCH ASSISTANT 26 CURRENT EXPENSES 31 EQUIPMENT	24.250 25,750	24.25.
13 SALARY OF RESEARCH ASSISTANT 20 CURRENT EXPENSES	12,866 50,635	13,3.2 51,69
30 EQUIPMENT 50 OTHER PERSONAL SERVICES	1,555 7,260	1.65J 7.258 31.947
30 LULEMENT PERSONAL SERVICES 62 BENEFITS 71 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 95 COMPUTER IMPLEMENTATION D	31.472 600 3.886	650 3.0.0
95 COMPUTER IMPLEMENTATION D	13.112	12,646
TOTAL ESTIMATED SOURCE OF FUNDS FOR INSURANCE DEPARTMENT	416,366	424.269
INSURANCE DEPARTMENT General Funo Total	415.360 416.305	424.269 424.269
15 DEPARTMENT OF LAGOR 61 DEPT OF LAGOR AON & SUPPORT		
	35.802	35,066
18 PERMANENT PERSONAL SERVICES 11 SALART OF COMMISSIONER 12 SALART OF CEPUT COMMISSIONER 12 COMPRENT SERVICES 31 ENUIPMENT	10,768 13,698 13,299	10.025 13.750 13.419
	146 400	486
62 GENEFITS	6,771	6.767

	* FISCAL YEAR 1976 ** F	ISCAL YEAR 1977 *
. 22 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONI 15 DEPARTMENT OF LABOR (CONT 11 GEPT OF LABOR AOM & SUPPORT (CONT		
TO THE STATE TRAVEL	550	700
80 OUT OF STATE TRAVEL 90 RENTAL OF BLDG	400 43.342	400 43.610
TOTAL ESTIMATED SOURCE OF FUNDS FOR DEPT OF LABOR ADM & SUPPORT	132.482	132.951
GENERAL FUNO TOTAL	132,482 132,482	132,951 132,951
92 INSPECTION OIVISION		
13 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 36 EQUIPMENT 62 BEMEFITS	100,A32 3,150 7,115 10,A83	109,585 3,200 5,310 18,959
7G IN STATE TRAVEL 60 OUT OF STATE TRAVEL	5,480 100	5.560 108
TOTAL ESTIMATED SOURCE OF FUNDS FOR	135,488	132,654
INSPECTION OIVISION GENERAL FUND TOTAL	135,400 135,400	132,654 132,654
13 LABOR STATISTICS		
18 PERMANENT PERSONAL SERVICES 20 GURRENT EXPENSES	17,999 2,300	18,236
62 BENEFITS 70 IN STATE TRAVEL	1,000 100	1,824
AG OUT OF STATE TRAVEL 95 COMPUTER SERVICES D	100 2C,000	100 20,060
TOTAL	42,299	42.660
ESTIMATED SOURCE OF FUNDS FOR LABOR STATISTICS		
00 FEGERAL GENERAL FUND	14,834 28,265	14.369 26.291
TOTAL	42,299	42,560
25 NORKMENS COMPENSATION		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT	65,299 5,788 285	66,238 5,780
50 OTHER PERSONNEL SERVICES	706 6,571	780 6,665
70 IN STATE TRAVEL BE OUT OF STATE TRAVEL	200 75	200 75
90 OTHER EXPENDITURES	250	250
-UZ ADMINISTRATION OF JUSTICE (PUBLIC PROTECTICONT 15 OEPARTMENT OF LABOR (CONT OS NORNMENS COMPENSATION (CONT	79,680	79,826
ESTIMATED SOURCE OF FUNDS FOR NORKHENS COMPENSATION		
GENERAL FUND	79.000	79,826
TOTAL	79,000 79,060	79,826 79,826
TOTAL 06 WORKHENS COMP COMMISSION	79.060	79,826
TOTAL	79,868 8,606 958	79,826 79,826 9,155 950
TOTAL 6 MORKHENS COMP COMMISSION 10 PERMANENT PERSONNEL SERVICES 20 CUNRENT EXPENSES 30 EQUIPMENT 62 08MEFITS 70 IN-STATE TRAVEL	79.868 8.686	79.826 9.155 950 916
TOTAL 6 MORKHENS COMP COMMISSIOM 10 PERMANENT PERSONNEL SERVICES 20 CUNRENT EXPENSES 30 CAUTHOR 62 DEMETITS 76 IN-STATE TRAVEL 96 PER DIEM	79,660 8,556 998 893 869 869 2,566	79,826 9,155 950 916 888 2,986
TOTAL 10 PERMANENT COMP CONMISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 COUTRNT 10 ROBERTS 70 IN-STATE TRAVEL 90 PER DIEN TOTAL ESTINATEO SOURCE OF FUNDS FOR MORKHENS COMP COMMISSION	79.660 8,656 958 253 869 808	79,826 9,155 950 916 888
TOTAL 06 MORKHENS COMP COMMISSIOM 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 38 COUTPMENT 62 SEMEFITS 78 IN-STATE TRAVEL 98 PER DIEM TOTAL	79,660 8,556 998 893 869 869 2,566	79,826 9,155 950 916 888 2,986
TOTAL OB NORMENS COMP COMMISSIOM 10 PERMANENT PERSONNEL SERVICES 20 CUMPACH EXPENSES 30 CAUPTEN EXPENSES 50 EMEFITS 70 IN-STATE TRAVEL 96 PER DIEM TOTAL TOTAL 10 TAL 10 TA	79.868 8.866 958 355 869 888 2.586 14.158	79.026 9.155 950 916 000 2.908 14.321
TOTAL OB NORMENS COMP CONVISSION 10 PERMANENT PERSONNEL SERVICES 20 CUMPENT EXPENSES 30 CAUPENT 50 CAUPENT 50 CAUPENT 50 PER TOTAL 10 TAL 10	79.000 8.556 959 853 869 868 2.556 16.150 14.198 483.419	79.026 9.155 950 916 808 2.506 14.521 14.521 14.521 14.521
TOTAL 06 MORKHENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 CAUTRENT 62 OBLEFITS 76 IN-STATE TRAVEL 96 PER DIEN TOTAL ESTINATEO SOURCE OF FUNDS FOR MORKHENS COMP CONNISSION GENERAL FUND TOTAL 10 TAL ESTINATEO SOURCE OF FUNDS FOR OPPARTMENT OF LABOR	79.868 8.686 950 353 869 888 2.586 14.158 14.158 483.419	79.026 9.155 950 916 888 2.988 14.521 14.521 14.521 602.412
TOTAL OB WARKHENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 CUUTRENT 62 BENEFITS 76 IN-STATE TARVEL 98 PER DIEN 1014L ESTINATEO SOURCE OF FUNDS FOR MORKHENS COMP CONNISSION GENERAL FUND 101AL	79.660 8.656 9.98 353 869 808 2.566 14.158 14.198 488.419	79.026 9.155 950 916 980 2.906 14.321 14.321 48.221 48.241 48.241
TOTAL OB MORKMENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CUNRENT EXPENSES 30 COUPRENT 12 OBMETITS 12 OBMETITS 13 OLN-STATE TRAVEL 96 PER DIEN TOTAL TOTAL TOTAL FORMATION CONNISSION GENERAL FUND 10 TAL 10	79,660 8,656 958 353 869 808 2,566 14,158 14,158 14,158 14,158 14,158 483,419 18,834 389,385 403,419	79.026 9.155 950 916 000 2.906 14.521 14.521 14.521 40.2.412 14.369 303,643 402,412
TOTAL OB MORNEMS COMP CONVISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 CULTRENT 62 OBMEFITS 70 TN-STATE TARVEL 99 PER DIEN 1014L ESTINATED SOURCE OF FUNDS FOR MORNEMS COMP CONVISSION GENERAL FUND 101AL 101AL	79,660 8,656 958 353 869 808 2,566 14,158 14,158 14,158 483,419 18,034 289,385 403,419	79.026 9.155 950 916 008 2.906 14.321 14.321 14.321 14.321 14.321 3.81,045 402,412
TOTAL OB MORNEMS COMP CONVISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 38 GUIPTET 62 BENEFITS 79 TN-STATE TRAVEL 99 PER DIEN TOTAL ESTIMATED SOURCE OF FUNDS FOR WORKMENS COMP COMMISSION GENERAL FUND 10 TAL 11 SALARIES OF THREE CONMISSIONER 12 SALARIES OF THREE CONMISSIONER 13 TALARIES OF THREE 14 COLUMN 15 OUTMEN 16 OUTMEN 17 OUTMEN 18 COLUMN 18 COLUMN 19 OUTMEN 19 OUTMEN 19 OUTMEN 19 OUTMEN 19 OUTMEN 10	79.660 8.686 950 353 869 868 2.566 14.158 14.158 48.159 483.419 3.356.583 76.457 1.466.359 483.653	79.026 9.155 950 916 988 2.506 14.321 14.321 14.321 14.321 14.321 30.041 2.412
TOTAL OB MORKMENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 CULPRENT 62 DEMEFITS 70 IN-STATE TRAVEL 96 PER DIEN TOTAL 10TAL	79,660 8,556 958 958 869 808 2,556 14,158 14,158 14,158 14,158 14,158 483,419 18,834 309,385 403,419 3,356,583 78,457 11,486,359 481,683 556,984 12,985	79.026 9.155 950 916 980 2.906 14.321 14.321 14.321 48.2412 48.2412 3.01.007 76.457 1.553.670 2.30.600
TOTAL OB MORKHENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 38 CAUTPENT 16 OBMEFITS 70 IN-STATE TRAVEL 98 PER DIEN TOTAL TOTAL TOTAL TOTAL TOTAL 10 TAL 10	79.660 8.556 959 953 869 808 2.556 14.150 14.158 14.158 14.158 14.159 14.634 309.365 403.419 3.356.503 76.457 11.466.396 403.653 556.306 12.516 2.5800 13.000	79.026 9.155 950 916 088 2.986 14.521 14.521 14.521 14.369 381,043 402,412 3.416.007 76.457 2.55.570 2.35.680 590.309 401.033 2.000 11.000
TOTAL OB MORKMENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 COUPRENT 10 ROBERTS 10 ROBERT	79.660 8.656 959 353 869 868 2.566 16.156 14.158 14.158 14.158 483.419 18.834 3.89.345 4.03.419 3.356.583 76.457 1.486.358 463.4653 556.380 462.258	79.026 9.155 950 916 988 2.506 14.321 14.321 14.321 14.321 14.321 3.01.007 70.457 1.563.670 23.600 590.300 401.033 16.093 2.100
TOTAL OB MORKMENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 38 CAUTPRENT 62 BEMEFITS 76 IN-STATE TRAVEL 98 PER DIEN TOTAL ESTIMATED SOURCE OF FUNDS FOR MORKMENS COMP COMMISSION GENERAL FUND 10TAL 10TAL 2STIMATED SOURCE OF FUNDS FOR MORKMENS COMP COMMISSION GENERAL FUND 10TAL 10 LA COMMISSION 11 REVENUE COLLECTION 11 PERMANENT PERSONAL SERVICES 11 SALARES OF THREE COMMISSIONER 20 CURRENT EXPENSES 30 COUTPENT 50 OTHER PERSONAL SERVICES 12 SELARES OF THREE COMMISSIONER 20 CURRENT EXPENSES 30 COUTPENT 50 OTHER PERSONAL SERVICES 12 SELARES OF THREE COMMISSIONER 20 CURRENT EXPENSES 30 COUTPENT 50 OTHER PERSONAL SERVICES 14 STATE THE TRAVEL 15 OF COMPANY OF THE PERSONAL 15 OF THREE COMPANY OF THREE COMPANY OF THREE PERSONAL 15 OF THREE COMPANY OF THREE COMPANY OF THREE PERSONAL 15 OF THREE PERSONAL 15 OF THREE COMPANY OF THREE PERSONAL 15 OF	79.660 8.656 959 353 869 808 2.566 14.150 14.150 14.150 14.150 3.355.503 7.84.57 1.465.396 480.653 595.800 402.914 16.595 2.600 9.000	79.026 9.155 950 916 980 2.506 14.521 14.521 14.521 14.521 14.521 30.00 16.603 402.412
TOTAL OB MORKMENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 38 CAUTPRENT 62 OBMEFITS 70 IN-STATE TRAVEL 98 PER DIEN 101AL ESTINATED SOURCE OF FUNDS FOR MORKMENS COMP CONNISSION GENERAL FUND 10TAL 10TAL 1	79,660 8,556 958 958 869 869 2,556 14,158 15,158 15,158 16,158	79.026 9.155 950 916 080 2.906 14.521 14.521 14.521 40.2,412 14.369 303,443 402,412 3.416.007 70.457 1.565.870 2.33.680 590.303 40.693 40.090 2.000 11.000 9.006 135.000 6.484.637
TOTAL OB MORKHENS COMP CONNISSION 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 38 CAUTPRIT 62 OBLEFITS 76 IN-STATE TRAVEL 96 PER OIEN TOTAL ESTIMATED SOURCE OF FUNDS FOR MORKMENS COMP CONNISSION GENERAL FUND 10TAL 10TAL 25THATED SOURCE OF FUNDS FOR OFPARITMENT OF LABOR FEDERAL FUNDS TOTAL 16 LIQUOR CONNISSION 11 PEVENUE COLLECTION 10 PERMANENT PERSONAL SERVICES 11 SALARIES OF THREE CONNISSIONER 20 CURRENT EXPENSES 38 CAUTPRINT 50 OTHER PERSONAL SERVICES 14 SALARIES OF THREE CONNISSIONER 20 CURRENT EXPENSES 38 CAUTPRINT 90 ONTHER PERSONAL SERVICES 40 OUT OF STATE TRAVEL 41 OUT OF STATE TRAVEL 42 OUT OF STATE TRAVEL 43 OUT OF STATE TRAVEL 44 OUT OF STATE TRAVEL 45 OUT OF STATE TRAVEL 46 OUT OF STATE TRAVEL 47 OUT OF STATE TRAVEL 48 OUT OF STATE TRAVEL 49 OCHITMENCHY FUND 59 OATA PROCESSING EXPENSE 50 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 52 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 52 OATA PROCESSING EXPENSE 53 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 52 OATA PROCESSING EXPENSE 53 OATA PROCESSING EXPENSE 51 OATA PROCESSING EXPENSE 52 OATA PROCESSING EXPENSE 53 OATA PROCESSING EXPENSE 53 OATA PROCESSING EXPENSE 54 OATA PROCESSING EXPENSE 55 OATA PROCESSING EXPENSE 55 OATA PROCESSING EXPENSE 56 OATA PROCESSING EXPENSE 57 OATA PROCESSING EXPENSE 5	79,660 8,656 958 353 869 868 2,566 14,158 14,158 14,158 14,158 38,419 483,419 3,354,583 38,385 403,419 3,354,583 78,457 14,65,396 460,653 596,800 402,914 16,595 2,088 25,080 10,680 115,680	79,026 9,155 950 916 000 2,506 14,521 14,521 40,521 40,521 40,521 3,416,007 7,4467 1,564,670 2,596,500 499,033 16,990 2,000 19,000 15,000 15,000

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1.12 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTIONT.) 10 LIQUOR COMMISSION 1CONT.) 102 REGULATION		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	306,694 16,300	369,902 16,300
30 EQUIPMENT 50 DINER PERSONAL SERVICES	15.800 500 30.698	22,483
62 BEMEFITS 70 IN STATE TRAVEL 80 OUT-OF-STATE TRAVEL	30,698 21,000 200	31, u19 21,000 200
90 SPECIAL INVESTIGATIVE HORK 95 DATA PROCESSING RENT 0	56 28,000	53 7,203
TOTAL	419+242	408,651
ESTIMATED SDURGE OF FUNDS FOR REGULATION		406,651
GEMERAL FUND TOTAL	419,242 419,242	400,651
EDTAL	6,944,564	6,893,288
ESTIMATED SOURCE OF FUNDS FOR LIQUOR COMMISSION DINER FUNDS	100,000	100.000
GENERAL FUNO TOTAL	6,644,584 6,944,564	6,793,286 6,693,266
•		
MORKING HOURS OF INDIVIOUAL STORE EMPLOYEES SMALL BE SO ASSIGHED AS TO MOST EFFECTIVELY, EFFICIENTLY AND ECONOMICALLY PROVIDE FOR ADEQUATE CUSTONER SERVICE REQUIREMENTS IN EACH STORE MITHIN THE LIMITS OF FUNDS APPROPRIATED NEAREIM, PROVIDED MORKEYER THAT THESE PROVISIONS SMALL HOT PERMIT SALES ON SUMDAYS OF ON HOLIDAYS THAT ARE PROMIBITED BY STATUTE. 17 BOARD OF PROBATION 11 BOARD OF PROBATION		
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR	762,103 16,332	779,683 16,332
20 CURRENT EXPENSES 30 EQUIPMENT	76,750 1,360	79,50J 1,32S
50 OTHER PERSONAL SERVICES 62 REHEFITS	12,500 78,774	12,500 63,530
7m IN STATE TRAVEL 8m OUT OF STATE TRAVEL 9m COMPUTER SERVICE 0	40,764 500 25,260	41,264 600 25,260
90 COMPUTER SERVICE 92 JUVENILE + ADULT COMPACT	500	500
TOTAL	1,018,885	1.039.394
	FISCAL YEAR 1976 ** F	ESCAL YEAR 1977 *
1.02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 17 BOAND OF PROBATION (CONT.) 01 BOAND OF PROBATION (CONT.)		
ESTIMATED SOURCE OF FUNOS FOR BOARO OF PROBATION		
GEMERAL FUND	1,018,083	1,039,394
02 CRIME COMMISSION GRANT		
92 OTHER EXPENDITURES	96,667	166,333
TOTAL	96.667	106,333
ESTIMATED SOURCE OF FUNOS FOR CRIME COMMISSION GRANT		
B4 CRIME COMMISSION FUNOS TOTAL	96,667 96,667	106,333
TOTAL	1,115,550	1,145,727
ESTIMATEO SOURCE OF FUNDS FOR BOARO OF PROBATION OTHER FUNDS	96.667	106,333
GENERAL FUNO TOTAL	1.018.AGT 1.115.350	1,039,394
18 PUBLIC UTILITIES COMMISSION 31 ADMINISTRATION AND SUPPORT		
10 PERHANENT PERSONAL SERVICES 11 SALARIES OF THREE COMMISSIONER	246,203 56,943	249+163 56+977
20 CURRENT EXPENSES 30 EQUIPMENT	52,000 1,200	52,500
50 OTHER PERSONAL SERVICES 62 BENEFITS	4,008 31,386	4.000 31.660
78 EN STATE TRAVEL 86 DUT DE STATE THAVEL	3,500 4,000	3,600 4,000
92 COUNT REPORTERS FEES 93 OVERMEAD E	1,000	1.00u 9.912
TOTAL	409,245	414,337
ESTIMATED SOURCE OF FUNGS FOR AOMINISTRATION AND SUPPORT B9 UTILITY ASSESSMENT TAX TOTAL	409.245	414,337 414,337
•	409,245	4141337
OTHER PROVISIONS OF THE LAW MOTHITHSTANDING, TOTAL EXPENDITURES OF ADMINISTRATION AND SUPPORT OTYSIOM SHALL BE ASSESSED AGAINST THE UTILITIES. 32 COMMOR CARRIERS		
SE PERMANENT PERSONAL SERVICES	67,755	68.717

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1.02 ADMINISTRATION OF JUSTICA PUBLIC PROTECT 18 PUBLIC UTILITIES COMMISSION 2 COMMON CARRIERS	CONT.)			
2C CURRENT EXPENSES 30 EQUIPMENT SO OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		21,900 400 1,700 6,076 2,400 300	20,000 3,310 1,700 6,972 2,500 300	
TOTAL STIMATED SOURCE OF FUNOS FOR COMMON CARRIERS GENERAL FUND TOTAL		99,431 99,431 99,431		103,499 103,499 103,499
13 GAS PIPELINE CARRIERS		2,14404		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 62 BENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL		22,290 1,990 140 2,349 960 605	22.290 1.904 2.349 1.029 635	
TOTAL		26,254		28,287
ESTIMATED SOURCE OF FUNDS FOR GAS PIPELINE CARRIERS OF FEDERAL OF GAS ASSESSMENT TAX TOTAL		7,064 21,190 25,254		7.072 21,215 20,267
14 RAILROAD DIVISION				
20 CUBRENT EXPENSES 30 GOUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 72 IN-STATE TRAVEL 90 UNI-OF-STATE LRAVEL 91 HEARINGS-COURT RPTR 91 TITLE SEARCHES	A	4,500 320 50,142 5,014 2,000 6,700 1,000	4.508 51.755 5.176 2.800 4.700 1.008	
TOTAL		77,676		79.131
ESTIMATED SOURCE OF FUNDS FOR RAILROAD DIVISION GENERAL FUND TOTAL		77-876 77.676		79.131 79.131
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1. 12 ADMINISTRATION OF JUSTICE PUBLIC PROTECT 18 PUBLIC UTILITIES COMMISSION	ECONT.)			
TOTAL ESTIMATED SOURCE OF FUNDS FOR PUBLIC UTILITIES COMMISSION FEDERAL FUNDS OTHER FUNDS		614,606 7,864		7,472
OTHER FUNOS GEMERAL FUNO TOTAL		430,435 177,107 614,606		7.072 439,552 182.630 625,254
19 REAL ESTATE COMMISSION				
10 PERMANENT PERSONAL SERVICES 11 SALART OF DIRECTOR 20 CURRENT EXPENSES 30 EQUIPMENT		37,645 12,366 20,800 1,517		38,447 12,366 17,734 992 3,000
50 OTHER PERSONAL SERVICES 62 BENEFITS		3,808 5,178 2,586		3,000 5,258 2,536
SQ OTHER PENSORAL SERVICES 62 BEHEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL 90 TESTING SERVICES 91 TRANSFER TO CEP - R.E.ROSTER		958 25+279		26,250 26,250 750
	A	13,255		
TOTAL ESTIMATED SOURCE OF FUNDS FOR		121,803		108,223
REAL ESTATE COMMISSION 09 OTHER TESTING REVENUE GENERAL FUND		25,275 96,528		28.250 81,973
TOTAL		121,603		188,223
TOTAL ESTIMATED SOURCE OF FUNDS FOR REAL ESTATE COMMISSION OTHER FUNDS		121,803		186,223
OTHER FUND GENERAL FUND TOTAL		25,275 96,528 121,883		26,250 81,973 108,223
OTHER PROVISIONS OF CAN MOT MITHSTAM REAL ESTATE COMMISSION SMALL CHARGE COMMISSION'S PUBLISHED OLECTORY OF BROKEKS AND SALESHEM. THE MOUNT CHA BE SUPFICIENT TO RECOVER THE ACTUAL OTRECTORY. 20 CEPARTMENT OF SAFETY 11 ADMINISTRATION & SUPPORT 11 OPF OF COMM	DIMS THE FDM TME LICENSED MEED SHALL COSTS SAID			
10 PERMAMENT PERSONAL SERVICES 11 SALARY OF COMMISSIONER 13 SALARY OF DEPUTY COMMISSIONER 20 CURRENT EXPEMSES	17, 23, 20, 18,	91.5 03.5	10.008 23.915 20.025 11.000	

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1.02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 20 DEPARTMENT OF SAFEIT (CONT.) 21 ADMINISTRATION & SUPPORT (CONT.) 31 OFF OF COMM (CONT.)		
30 EDUIPMENT 62 BENEFITS 70 IM STATE TRAVEL 80 OUT OF STATE TRAVEL	3,800 6,149 2,750 500	6.196 2.750 580
TOTAL	85,631	82,396
ESTINATED SOURCE OF FUNOS FOR		
OFF OF COMM & PUBLIC MORKS & MIGHWAY GENERAL FUND TOTAL	81,349 4,282 85,631	78,275 4,121 82,396
02 DEPT OF SAFETY BUSINESS OFF		
10 PERMANENT PERSONAL SERVICES 12 ASSISTANT COMMISSIONER 28 CURRENT EXPENSES 30 EQUIPMENT 30 DINER PERSONAL SERVICES	139,401 17,292 5,100 4,892 500 15,698	142,452 17,292 5,104 605 556
62 BENEFITS TO IN STATE TRAVEL	75	16.033 75
TOTAL	182,958	182,027
ESTIMATEO SOURCE OF FUNDS FOR DEPT OF SAFETY BUSINESS OFF B2 PUBLIC WORKS & MIGHMAY GEMERAL FUNO TOTAL	171,810 9,148 182,958	172.926 9.101 102.027
13 EQUIPHENT CONTROL		
10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BEMEFITS 70 IN STATE TRAVEL	37,409 520 3,741 50	17,755 493 3,776 50
TOTAL	41,720	42.074
ESTIMATED SOURCE OF FUNOS FOR EQUIPMENT CONTROL 82 PUBLIC WORKS & HIGHWAY		
BZ PUBLIC MORKS (HIGHWAY GEMERAL FUND TOTAL	39.633 2.087 41,720	39,969 2,105 42,074
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L2 ADMINISTRATION OF JUSTICE 1 PUBLIC PROTECTICONT.) .20 OFFARMENT OF SAFETY (CONT.) .1 ADMINISTRATION 1 SUPPORT (CONT.) .04 DATA PROCESSING UNIT		
10 PERHAMENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT	145,976 262,381	150 • 782 272 • 381
58 OTHER PERSONNEL SERVICES	410 26,505	150 27,320
62 BENEFITS 70 IN-STATE TRAVEL 80 DUT-OF-STATE TRAVEL	16,148 130	16,676 10G
90 COP MAINTENANCE COST 0	100 236,811	166 236,811
TOTAL	688,426	704.326
ESTIMATED SOURCE OF FUNDS FOR DATA PROCESSING UNIT 02 PUBLIC WORKS 1 HIGHNAY TOTAL	5 8 8 ,425 5 8 8 ,425	704,320 704,320
35 CRIME COMMISSION GRANT		
20 CURRENT EXPENSES 30 EQUIPMENT 98 COMSULTANTS 91 INDIRECT COSTS	67,600 120,600 1.800 21,111	86.600 120.600 1.400 23.222
TOTAL	211,111	232,222
ESTIMATED SOURCE OF FUNDS FOR CRIME COMMISSION GRANT		
& CRIME COMMISSION FUNDS TOTAL	211,111	535.555 535.555
TOTAL ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATION & SUPPORT	1,2,9	,846 1,243,539
OTHER FUNDS	211	.111 232,222 .218 995,49,
HIGHNAY FUNDS GENERAL FUND TOTAL	1.209	,517 15,327
32 OFF HEGHMAY VEHICLE SAFETY		
10 PERMANENT PERSONAL SERVICES	14.814 38.000	15.184 38.000 7.000 1.928
28 CURRENT EXPENSES 58 OTHER PERSONAL SERVICES 62 BEHEFITS	7,00E	1.020
30 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL TOTAL	7,00m 1.891 3.000	1.928 3.00G

MB777 PAGE 67 141575	* FISCAL YEAR 1976	** FISCAL YEAR 1977 *
1.32 AONINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) OFFARTHENT OF SAFETY (CONT.) OFF HIGHMAY VEHICLE SAFETY (CONT.)		
ESTIMATEO SOURCE OF FUNDS FOR OFF HIGHMAY VENICLE SAFETY 09 OHRY REGISTRATIONS TOTAL	6 h 6 4	.785 65.112 .785 65.112
?3 OTVISION OF HOTOR VEHICLE L HT VHCL L ORIVER SAFETY 1 ORIVER LICENSING		
1. PERMANENT PERSONAL SERVICES 11 SALARY ASSISTANT OIR PTR VEH 20 CURRENT EXPENSES 30 COUTRENT 50 OTHER PERSONAL SERVICES 62 DENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL	375,314 16,156 196,000 49,959 4,500 39,410 23,300	379.762 16.156 201.480 47.640 4.550 39.855 26.375
TOTAL	706,689	715.346
ESTIMATED SOURCE OF FUNOS FOR ORIVER LICENSING		
62 HIGHMAY Total	706,689 706,689	715,846 715,346
Z HOTOR VEHICLE REGISTRATION		
10 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 21 OECALS, POSTAGE AND ENVELOPES 27 HN STATE PAISON - REG PLATES 30 COUTPHENT 50 OTHER PERSONAL SERVICES 67 EMEFITS 76 IN STATE TRAVEL	197,976 76,995 189,750 42,003 510 33,504 21,758 350	199,647 76,595 189,750 42,000 575 34,466 22,004
THIS APPROPRIATION SHALL BE USED TO PURCHASE OCCALS, ENVELOPES AND POSTAGE FOR THE REGISTRATION OF HOTOR VEHICLES DURING EACH YEAR OF THE SIENNIUM, NO PART OF THIS APPROPRIATION SHALL BE USED FOR A SICENTENNIAL PLATE OR ANY OTHER INTERTH ISSUE DURING THIS SIENNIUM MOR SHALL THIS APPROPRIATION BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE.		
THIS APPROPRIATION SHALL BE USED TO REPLACE OAMAGED OR LOST PLATES OR TO PURCHASE ADDITIONAL PLAIES FOR THE 1975 ISSUE. NO PART OF THIS APPROPRIATION SHALL BE USED FOR A BICHNIAL PLAIE OR ANY OTHER INTERTH ISSUE OURING THIS BIENMIUM MOR SHALL THIS APPROP-		
MB777 PAGE 68 841579	• FISCAL YEAR 1976	** FISCAL YEAR 1977 *
1.02 ADMINISTRATION OF JUSTICE L PUBLIC PROTECTICONT.) 23 DEPARTMENT OF SAFETY (CONT.) 23 DIVISION OF MOTOR VEHICLE (CONT.) 11 HIR VHCL L ORIVER SAFETY (CONT.) 22 MOTOR VEHICLE REGISTRATION (CONT.)		
RIAIION BE TRANSFERRED OR EXPENDED FOR ANY DIMER PURPOSE.		
TOTAL	962,843	566,167
ESTIMATED SOURCE OF FUNCS FOR HOTOR VEHICLE REGISTRATION	562,843	
OZ PUBLIC WORKS & MIGHWAY General fund Total	562,843	566,166 1 566,167
3 MOTOR VEHICLE INSPECTION		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	15.091	15.521 40.250
30 EQUIPMENT 50 OTHER PERSONAL SERVICES	39.440 4.350 900 1.536	40.250 500 500 1.501
62 BENEFITS 73 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL	2,000	2.250 300
TOTAL	63,379	61.102
ESTIMATED SOURCE OF FUNDS FOR HOTOR VEHICLE INSPECTION		
Q2 PUBLIC NORKS & HEGHNAY TOTAL	63,379 A3,37 9	61,102 61,102
24 CERTIFICATE OF TITLE		
10 PERMANENT PERSONAL SERVICES 70 CURRENT EXPENSES	225,935 59,000 630	226.116 59.000
3C EQUIPMENT SO OTHER PERSONAL SERVICES 62 BEMEFITS	630 2.000 22.756	228:116 59:408 3:310 2:400 22:4776
70 IM STATE TRAVEL 8C OUT OF STATE TRAVEL	2,060	2.000
TOTAL	313,223	310.362
ESTIMATED SOURCE OF FUNDS FOR CERTIFICATE OF TITLE		
CERTIFICATE OF TITLE 02 PUBLIC MORKS & MIGHMAY TOTAL	313,223 313,223	316.302 318.302

MB777 PAGE 69 041575	• FTSC	AL YEAR 197	6	- FTSCAL	YEA- 1977	
12 ADMINISTRATION OF JUSTICE I PUBLIC PROTECTIONT. 20 OFFRATMENT OF SAFETY 21 OTFFSTON OF GOTOR VEHICLE (COMT. 21 PTR UNCL. DRIVER SAFETY (COMT. 21 PTR UNCL. DRIVER SAFETY	.1					
10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 COUTPMENT 50 OTHER PERSONAL SERVICES 62 DEMEFITS 70 IN STATE PRAVEL	202,703 57,400 11,075 5,300 20,563 503			57,071 52,360 3,206 5,300 29,000		
60 OUT OF STATE TRAVEL	100			160		
TOTAL		340.741			376,677	
ESTIMATED SOURCE OF FUNOS FOR FINANCIAL RESPONSIBILITY AS PUBLIC HORKS & HIGHMAY TOTAL		366 • 741 360 • 741			376.677 376,877	
OR ADMINISTRATION DIV MTR VEH						
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 20 CURRENT EXPENSES 30 EQUIPMENT 62 ORNETIS 70 IN STATE TRAVEL 60 QUITO FSTATE TRAVEL	40,737 19,694 8,760 550 6,043 1,500			40,903 19,694 6,600 3,310 6,059 1,500 3,00		
TOTAL		75,524			78,566	
ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATION DIV MTR VEM 02 PUBLIC MORKS & NIGMMAT TOTAL		75.524 75.524			78.566 78.566	
10 SECTION PURPOSELY DWITTED						
TOTAL ESTIMATED SOURCE OF FUNDS FOR			2,127,369			2,116,36.
HTP VNCL & DEIVER SAFETY Highway fungs General Fund			7,167,399			7,116,359
TOTAL			7,107,399			Z.116.360
32 ROAD TOLL SECTION 18 PERMANENT PERSONAL SERVICES	146.553			149,503		
20 CURRENT EXPENSES 30 COULPRENT 50 OTHER PERSONAL SERVICES 67 BEMEFITS 70 IN STATE TRAVEL	14.00 3.235 1.380 14.714 6.743		·	14.060 9.930 1.000 15.009 6.000		
MB777 PAGE 70 041575	* FISC	AL YEAR 19	16 • •	- FISCAL	YEAR 1977	
02 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT 20 DEPARTMENT OF SAFETY (CONT 33 DIVISION OF MOTOR VENICLE (CONT 02 ROAD TOLL SECTION (CONT	.) . 1					
GO OUT OF STATE TRAVEL	7,930			7.904		
TOTAL		194,102			284+142	
ESTIMATED SOURCE OF FUNDS FOR ROAD TOLL SECTION OZ PUBLIC MORKS & HIGHMAY TOTAL		194.197 194.192			204,142 204,142	
3 ORIVER & SAFETY EDUCATION						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 62 BENEFITS	39,885 56,000 775 3,969			40.694 566		
70 IM STATE TRAVEL 60 OUT OF STATE TRAVEL 90 ORIVERS ASSISTANCE A	00 0 20 0 5 4 5 , 00 0		,	000 250 550,u60		
TOTAL		646,429			651.763	
TOTAL ESTIMATED SOURCE OF FUNDS FOR DRIVER & SAFETY EDUCATION 19 INITIAL PLATE FUND TOTAL	•	646,429 646,429			651.763 651.763 651.763	
ESTIMATED SOURCE OF FUNDS FOR ORIVER & SAFETY EDUCATION OF INITIAL PLATE FUND TOTAL	•	646,429	Z. 942. 930		651.763	2,972,265
ESTIMATED SOURCE OF FUNDS FOR ORIVER & SAFETY EDUCATION OF INITIAL PLATE FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR CITYES FOR OF MOTOR VEHICLE CITYET FUNDS HIGHWAY FUNDS		646,429	Z.942,920 646,479 2.796,501		651.763	651.763 2.32 0. 501
ESTIMATED SOURCE OF FUNDS FOR ORIVER & SAFETY EDUCATION OF INITIAL PLATE FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR DIVISION OF MOTOR VEHICLE CITYS FUNDS		646,429			651.763	651.763
ESTIMATEO SOURCE OF FUNDS FOR ORIVER & SAFETY EDUCATION OF INITIAL PLATE FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FEE INVISION OF MOTOR VENICLE OF METON AV FUNDS GENERAL FUND TOTAL SEPARATE ACCOUNTABILITY SHALL BE MAIATAINE ALL COSTS APPLICABLE TO ORIVER AND SAFETY EDUCATION. THE FUNDS IN THIS APPROPRIATIO	O FOR	646,429	646,479 2,796,501		651.763	651.763 2.320.501
ESTIMATED SOURCE OF FUNDS FOR ORIVER & SAFETY EDUCATION 09 INITIAL PLATE FUND TOTAL SEPARATE ACCOUNTABILITY SHALL BE MAINTAINE ALL COSTS APPLICABLE TO ORTVER AND SAFETY EDUCATION. THE FUNDS IN THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR A OTHER PUNDS OF OTHER PROVISIONS OF LAND TOTAL PUNDS SHALL BE ALLITED TOTAL PURPOSE. OTHER PROVISIONS OF LAND PLATE FUNDS SHALL BE ALLITED TOTAL PURPOSE. OTHER PROVISIONS OF LAND TOTAL PUNDS SHALL BE ALLITED TOTAL PUNDS SHALL BE ALLITED TOTAL PURPOSE. OTHER PROVISIONS OF LAND TOTAL PUNDS SHALL BE ALLITED TOTAL PUNDS SHALL BE ALL	O FOR	646,429	646,479 2,796,501	56.110 16.155 51.20 12.160	651.763	651.763 2.32 0. 501

M8777 PAGE 71 141575	• FISCAL YEAR	1976 ** FIS	CAL YEAR 1977	
1. '2 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 10 DEPARTHENT OF SAFETY 10 DIVISION OF SAFETY SERVICES 11 DIV SAFETY SERV MATERCRAFT SAF 11 DIV SAFETY SERV MATERCRAFT SAF 12 DIVISION OF SAFETY SERVICES 13 DIVISION OF SAFETY SERVICES 14 DIVISION OF SAFETY SERVICES 15 DIVISION OF SAFETY SERVICES 16 DIVISION OF SAFETY SERVICES 17 DIVISION OF SAFETY SERVICES 18 DIVISION OF SAFETY SERVICES 19 DIVISION OF SAFETY SERVICES 10 DIVI				
62 BENEFITS 70 IN STATE TRAVEL 90 OUT OF STATE TRAVEL 40 SAFETY INSPECTOR BOAT RENTALS	12,037 11,003 103 25,500	12,107 11,000 100 25,500		
TOTAL	262.24		267.541	
FSTIMATED SOURCE OF FUNDS FOR DIV SAFETY SEPV MATERCRAFT SAF GENEPAL FUND	262,24	9	267,541	
TOTAL 12 PROGRAM ON FIRE SAFETY	262,24	á	267,541	
1) PERMANENT PERSONAL SERVICES	75,247	77,991		
11 SALARY OF FIRE MARSMALL 20 CURRENT EXPENSES 30 EQUIPMENT	15,310 6,600	15.310 6.900		
SV EDULFREN 62 BENEFITS 73 IN STATE TRAVEL 90 OUT OF STATE TRAVEL	7,130 9,056 7,300	6,920 9,330 7,300		
90 OUT OF STATE TRAVEL TOTAL	250	250		
FSTIMATED SOURCE OF FUNDS FOR PROGRAM ON FIRE SAFETY	120.79	3	123,701	
GENERAL FUND Total	12u .79 12u .79		123,701	
'3 AERIAL LIFT SAFETY				
1D PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 COULPMENT	12.602	12,604 1,250		
5C DIMER PERSONAL SERVICES 62 DENEFITS	746 1.500 1.348	1,600		
70 IN STATE TRAVEL 86 OUT OF STATE TRAVEL	1,100	1.354 1.100 180		
TOTAL ESTIMATED SOURCE OF FUNDS FOR	18,64		18.408	
AERIAL LIFT SAFETY General fund Total	18,64 18,64		18.008 18.008	
14 FEOERAL BOATING SAFETT GRANT				
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 90 REBUILD 90AT DOCKS	4,617 17,758 1,039 6,u38 6,038			
NB777 PAGE 72 341575		1976 ** FISC	Al VEAD 1077	
27 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTICONT.) 20 OFPARTMENT OF SAFETY (CONT.) 14 OTMISION OF SAFETY SERVICES (CONT.)		7.30	15 15 AK 1977	
4 DIVISION OF SAFETY SERVICES (CONT.) 4 FEDERAL BOATING SAFETY GRANT (CONT.)				
TOTAL	35,49	1		
ESTIMATED SOURCE OF FUNOS FOR FEDERAL BOATING SAFETY GRANT				
OO FEDERAL FUNOS Total	35 +4 90 35 +4 90			
TOTAL		437,170	.00	.250
ESTIMATED SOURCE OF FUNDS FOR OTHISTON OF SAFETY SERVICES FEDERAL FUNDS			407	+234
GENERAL FUND TOTAL		35,498 401,688 437,178	409	. 25 J
15 DIVISION OF STATE POLICE 11 DIV OF ST POLICE - COMM SECT		,	4031	9£ 36
13 PERMANENT PERSONAL SERVICES	106,727	107,303		
19 NOLIDAY PAY 20 CURRENT EXPENSES 30 EQUIPMENT	640 31,000 40,357	983 32,500		
SO OTHER PERSONAL SERVICES 62 BENEFITS	4.400	39.412 4.400 11.045		
70 IN STATE TRAVEL TOTAL	10,000	10,500		
ESTIMATED SOURCE OF FUNDS FOR	274 +118		285,743	
02 PUBLIC MORKS & HIGHWAY TOTAL	204.118		205.743	
•	204,110		285,743	
ACTUAL COSTS SMALL BE CHARGED AND CREDITED TO THE HICHMAY PUND FOR SERVICES PERFORMED FOR ALL STATE DEPARTMENTS, AGENCIES, COUNTIES, CITIES AND TOMMS, EXCLUDING DNLY E OUTPHENT FROM SUCH STATE DEPARTMENTS, AGENCIES, CCUNITIES, CITIES AND TOMMS SUPPORTED BY THE HIGHMAY FUND. SUCH CHARGES SHALL BE SUFFICIENTLY HIGH TO DEPART ALL COSTS INVOLVED INCLUDING LABOR OVERHEAD AND PARTS AT REPLACEMENT COST SD THAT THERE IS NO EXPENSE TO THE HIGHMAY FUND.				
10 PERMANENT PERSONAL SERVICES 19 MOLIDAY PAY	903,415 18,223	506.325		
23 CURRENT EXPENSES		16,566		
21 STATE POLICE EVICENCE ACCOUNT	25, 300 7, 500	25.009 8.000		

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1.12 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 20 DEPARTMENT OF SAFETY (CONT.) 05 OIVISION OF STATE POLICE (CONT.) 22 DETECTIVE BUREAU (CONT.)			
30 FOUTPHENT	50.500	50,500	
50 OTHER PERSONAL SERVICES 62 BENEFITS	500 52.193	500 52,319	
TO IN STATE TRAVEL	49,000	51,JC0 3,000	
		34000	
TOTAL ESTIMATED SOURCE OF FUNOS FOR	709.331		713.210
ESTIMATED SOURCE OF FUNOS FOR DETECTIVE BUREAU GEMERAL FUNO	709.331		713,210
TOTAL	769,331		713,216
J3 TRAFFIC BUREAU			
10 PERMANENT PERSONAL SERVICES	2,485,995	2,533,118	
11 SALARY OF DIRECTOR 19 HOLIDAY PAY 20 CURRENT EXPENSES	19,001 106,359	19,001 97,143	
20 CURRENT EXPENSES	220,550	223,458 343,10	
30 EQUIPMENT 62 BENEFITS	261,136	264,926	
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 AMMUNTIONS	533,964 750	588,280 750	
90 AMMUNITIONS 91 AUXILIARY POLICE	4.500	4,500	
92 TRAINING DOGS	16, 040 2, 750 4, 500	2.750 4.500	
94 VIDED AND RECORDING TAPE	503	536	
95 IN-SERVICE TRAINING	9,000	9,060	
TOTAL	4,059,890		4.167.026
ESTIMATED SOURCE OF FUNDS FOR			
TRAFFIC BUREAU 02 HIGHNAY	3,653,720		3,761,697
06 CENTRAL TURNPIKE 07 GLUE STAR MEDIAL TURNPIKE 08 SPAULDING TURNPIKE	222,762 98,868		222.178 98.612
08 SPAULDING TURNPIKE 09 SALE OF SURPLUS AUTOS	59,540 25,000		59.540 25.000
TOTAL	4,059,890		4.107.026
04 SECTION PURPOSELY DMITTED			
		4.973.339	5,025,979
TOTAL		4,973,339	210521313
HB777 PAGE 74 341575	• FISCAL YEAR 197	6 ** FISC	AL YEAR 1977 *
1.82 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 20 DEPARTMENT OF SAFETY (CONT.) 15 DIVISION OF STATE POLICE (CONT.)			
ESTINATED SOURCE OF FUNDS FOR			
DIVISION OF STATE POLICE OTHER FUNDS		4 6 6 170	4.5.33:
HIGHNAT FUNDS GENERAL FUND		4u6,170 3,857,838 709,331	4.5,33; 3,907,440 713,2 9
TOTAL		4,973,339	\$,025,979
% STATE DVERHEAD CHARGES			
26 GENERAL OVERHEAD STATE CHARGES	316,454		348.499
TOTAL		316,454	348,499
ESTINATED SOURCE OF FUNDS FOR			
ESTIMATEO SOURCE OF FUNDS FOR State overhead charges B2 Public work 1 Highnay		316.454	348-199
TOTAL		316.454	348.499
TOTAL ESTIMATED SOURCE OF FUNOS FOR		9.944.452	10.063.744
ESTIMATED SOURCE OF FUNOS FDF DEPARTMENT OF SAFETY FEDERAL FUNOS		35,496	
CTHER FUNDS HIGHNAY FUNDS		1,328,415	1,354,427
GENERAL FUND		7,454,011 1,126,536	7,571,533 1,137,787 10,863,744
TOTAL		9,944,452	10,063,744
OLASS 19 INCLUDED IN THIS TOTAL APPROPRIATION SHALL BE USED ONLY FOR PAYMENT OF HOLIDAY PAY FOR PERMANENT CLASSIFIED EMPLOYEES, THE DEPARTMENT SHALL SUBHIT TO THE COMPTROLLER IN THE MANNER AND FORM PRESCRIBED BY MIN A REPORT OF ACTUAL HOLIDAY TIME. HO TRANSFERS HAT BE HADE FROM THE SALRRY ADJUSTMENT FUND TO THE CLASS 19 HOLIDAY PAY ACCOUNT AND ANY BALANCE IN CLASS 19 AT THE END OF THE YEAR SHALL LAPSE.			
21 STATE PRISON 21 ADMINISTRATION			
10 PERMANENT PERSONAL SERVICES	40.297		41,497
11 SALARY OF MARDEN 20 CURRENT EXPENSES	22.586		22,586
30 FQUIPHENT	11.750 700		11,900
50 OTHER PERSONAL SERVICES 62 BENEFITS	8,835 6,806		8,875 6,919 2,300
62 BEMEFITS 70 IN STATE TRAVEL 60 DUT OF STATE IRAVEL	2+150 450		2+300 500

MB777 PAGE 75 341575		* FISCAL YEAR 19	76 ++ -	FISCAL YEAR 1977	
1.32 ADMINISTRATION OF JUSTICE & PUBLIC PRO 21 STATE PRISON 31 ADMINISTRATION	TECT(CONT.) (CONT.) (CONT.)				
TOTAL ESTIMATED SOURCE OF FUNOS FOR ADMINISTRATION GENERAL FUND			93,574		94 .687
TOTAL			93,574		94+687 94+687
12 AGRICULTURE 10 PERMANENT PERSONAL SERVICES		22.200			
20 CUPRENT EXPENSES 31 SULTPMENT 62 BENEFITS 90 INNATE MAGES 91 BUTCHERING, CUPING, ETC FEES	A	23,759 38,000 150 2,376 3,500 2,750		24,459 39,000 1,200 2,446 3,500 2,940	
TOTAL			70.535		73,545
ESTIMATED SOURCE OF FUNDS FOR AGRICULTURE 01 TRANSFER OF FARN PRODUCE					
39 SALE OF FARM PRODUCE	c c		38.240 40.000		48.5.4
TOTAL	•		70,535		73,545
'3 CUSTODIAL CARE					
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DEPUTY WARDEN 20 OTHER		1.085.684		1,081,874 17,172 98,780	
21 FOOD 30 EQUIPMENT	•	97,780 245,000 5,200		98,780 247,000 3,900	
		29,715 112,023		30,387 111.682	
50 DIMER PENSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 93 AWARDS - GATE MONEY 91 CUSTOOON OF CERTAIN INMATES		350 700		359 70ú	
91 AMAROS - GATE NONEY 91 CUSTODY OF CERTAIN INMATES 92 INMATE WAGES	**	12.100 10.500		12.100 10.500	
TOTAL	A	36,000		30,000	
ESTINATED SOURCE OF FUNDS FOR			1,648,204		1.644.425
GUSTODIAL CARE General fund Total			1,646,204		1,644,425
IN THIS APPROPRIATION 138.24. IN F40.584 IN F.Y. 77 SHALL BE FOR P FFORT THE INSTITUTION STARM, AND INIS AMOUNT SHALL BE FRANFFERED FOR ANY OTHER PURPOSE. THE INSTIT SHALL RECEIVE CREDIT FOR ALL PROD THOUGH IN EXCESS OF 136.240 FOR 1 146.504 FOR 1977 "HIS APPROPRIATION SHALL BE AVAIL CUSTODY OF UNHANAGEABLE INMATES I MUSTABLE INSTITUTION EXISTS IN ME ANY PAYMENTS DUT OF THIS APPOPUR HADE HITH APPROVAL OF THE GOVERNO THIS FUND HAY ALSO BE USED FOR SU HAVE BEEN SENT TO SUCH OUT OF STA ITHONS FROM THE LACONIA STATE SCHO MAMPSHIRE HOSPITAL. HO PART OF T RIATION SHALL BE TRANSFERED TO A APPROPRIATION OF EXPENDED 10 PERMANENT PERSONAL SEPVICES 2: CURRENT EXPENSES 2: CURRENT EXPENSES 2: CURRENT EXPENSES 30 EDUIPHENT 50 SECHITS	UJION S FARM UUTTS USED EVEN 976 AND ABLE FOR THE N OUT OF STATE ARTES WHEN NO N HAMPSHIRE. ATION SHALL BE R AND COUNCIL. GH ZHMATES MHO OL AND THE NEN HIS A PPROP- NIY OTHER OTHER	67,598 16,270 ISS,000 1,000 6,770		68,890 16,390 135,000 1,800 6,889	
90 MAINTENANCE REPAIRS TOTAL	F	9,000	235,738		227,949
ESTIMATED SOURCE OF FUNDS FOR OPERATION & MAINTENANCE PLANT OB AGENCY INCOME GENERAL FUND			1.033 234,705		1.033
TOTAL JS PARDLE			235.738		227,949
		48.923		40 122	
10 PERMANENT PERSONAL SEPUTICES 11 SALARY OF PAROLE OFFICER 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 50 OTHER PERSONAL SERVICES 60 OTHER		46,925 17,653 2,550 3,150 1,200 6,687 5,280 4,00		49,377 17.033 2,600 3,310 1,200 6,791 5,400 400	

MB777 PAGE 17 641575	* FISCAL YEAR 1976	** FISCAL YEAR 1977
1.72 ADMINISTRATION OF JUSTICE & PUBLIC PROTECTIONT. 21 STATE PRISON (CONT. US PAROLE (CONT.)	
TOTAL ESTIMATED SOURCE OF FUNDS FOR	A5,32	3 86,911
PAROLE GENERAL FUNO TOTAL	85.32 85.32	3 86,911 3 86,911
J6 PRISON INCUSTRIES		
10 PERMAMENT PERSONAL SERVICES 21 MATERIALS FOR MANUFACTURING 22 UTILITIES MOS SUPPLIES 31 EQUIPMENT 30 OTNER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 40 OUT OF STATE TRAVEL 94 INMATE MAGES A	86,683 10,000 13,826 190 1,000 8,927 60	89, 28 125, 334 14, 644 650 1, 100 8, 967 60
90 OUT OF STATE TRAVEL 90 INMATE WAGES	100 18.000	10⊾ 18,592
THE FUNDS IN THIS APPROPRIATION SMALL NOT 8 TRANSFERRED OR EXPENDED FOR ANY OTHER PURPORTS AND THE SERVICE STATES OF FOR FISCAL YEAR 1976 AND \$60,000 FOR FISCAL YEAR 1977 PLATE SHOP MATERIAL AND \$65,713 EACH FISCAL FOR PRINT SHOP AND MODO SMOP MATERIALS.		
TOTAL	23),76	258.141
ESTIMATED SOURCE OF FUNOS FOR PRISON INOUSTRIES 49 PRISON INOUSTRIES INCOME TOTAL	23ü ₉ 78 23L ₉ 78	3 258+141 0 258+141
17 TREATHENT		
10 PERMANENT PERSONNEL SERVICES 28 CURRENT EXPENSES 30 EQUIPMENT	215,432 18,840	225+5 2 9 19+500
	6,830 23,465 22,916	3,33C 24,984
62 BENEFITS 70 IN STATE TRAVEL 00 OUT-OF-STATE TRAVEL	22,916 1,325 500	24-015 1-475 500
93 OUTSIDE MEDICAL SERVICES A	22,000	23,000
TOTAL	311,26	
NBT77 PAGE 78 041575		** FISCAL YEAR 1977 *
1.02 ADMINISTRATION OF JUSTICE 1 PUBLIC PROTECTIONNT. 21 STATE PRISON FOOT. 17 TREATMENT FOOT.	1 .1 .1 .1	
ESTIMATED SOURCE OF FUNOS FOR TREATMENT GENERAL FUNO TOTAL	311,26 311,58	8 322,313 8 322,3.3
JE CRINE COMMISSION GRANT		
20 CURRENT EMPENSES 38 EQUIPMENT 59 OTHER PERSONNEL SERVICES 62 BEMENTIS 91 INDIRECT COSTS E	11,792 55.612 91,963 9,191 17,849	136,363 13,637 15,000
TOTAL	196,34	7 165,
ESTIMATEO SOURCE OF FUNDS FOR CRIME COMMISSION GRANT 04 CRIME COMMISSION FUNDS TOTAL	196.34 196.34	7 165 + 7 165 + 165 +
29 HALFWAY HOUSE		
26 CURRENT EXPENSES 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL	10,605 67,315 6,732 1,000	11,003 70,003 7,000 1,000
TOTAL ESTIMATED SOURCE OF FUNOS FOR	85.65	2 89,: 3
HALFNAY HOUSE GENERAL FUND TOTAL	85,65 85,65	
TOTAL	2,955,42	2,961,964
ESITMATEO SOUNCE OF FUNOS FOR STATE PORSON OTHER FUNOS GENERAL FUNO TOTAL	506,400 2,449,02 2,955,42	0 507,678 1 2,454,286 1 2,961,904
22 NEW HEMPSHIRE YOUTH DEVELOPMENT CENTER 31 CUSTODIAL CARE		
10 PERMANENT PERSONAL SERVICES 11 SALARY OF SUPERINTENDENT 12 SALARY DEPUTY SUPERINTENDENT 20 CURRENT EXPENSES	853,799 21,725 16,995 112,400	863,221 21,735 16,605 112,403 7,950
21 BOYS AND GIRLS BENEFIT FUND 22 FOOD A	7,600 130,000	7,950 13.,000 85,000
23 FUEL A 30 EQUIPMENT 50 OTHER PERSONAL SERVICES	85,060 5,355 49,958	85 + 93U 4 + 54 J 5 + 2 U 7

	FISCAL YEAR 1976 ** F	ISCAL YEAR 1977 *
2 AOMINISTRATION OF JUSTICE 1 PUBLIC PROTECTICONT.) 32 MEN HAMPSHIRE YOUTH GEVELOPMENT CHNTER (CONT.) 1 'USTOOTAL CARE (CONT.)		
62 PENEFITS FF IN STATE TRAVEL FF UN OF STATE TRAVEL FF UNIT OF STATE TRAVEL FF WAINTENANCE PROJ - OWN FORGES F	92,136 411 380	93,094 432 380
9G MAINTENANCE PROJ - OWN FORGES F	15,650	1,385,564
ESTIMATED SOURCE OF FUNDS FOR		
ESTIMATED SOURCE OF FUNDS FOR CUSTODTAL CAPE . 15 MAINTENANCE REFUNDS UFFNEAL FUND 10TAL	6,000 1,385,209 1,391,209	6,000 1,379,564 1,385,584
SUCH SUMS AS MAY BE REQUIRED FOR THE CUSICOY OF CERTAIN IN MAIRS SMALL BE THRAMSFERRED FROH THE EMPREMENT FUND UPON APPROVAL BY THE GOVERNOR AND COUNCIL. 2 PAROLE		
TO DEDMANENT DERSONAL SERVICES	89,652	09,868
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENETITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	1,060 59,507 12,446 15,425 380	1,000 59,507 12,468 15,430 380
TOTAL ESTIMATED SOURCE OF FUNOS FOR	178,410	178,653
PAROLE GENERAL FUNO TOTAL	178,410 176,410	178,653 178,653
3 REHABILITATIVE PROGRAMS		
10 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 FOUTPMENT 51 OTHER PERSONAL SERVICES 62 BENEFITS 71 IN STATE TRAVEL	221,061 3,940 940 121,000 29,185 880	224,108 4,103 1,040 122,000 29,556 900
90 OTHER CURRENT EXPENSES	14.32ú	14,950
TOTAL	391,246	396,694
ESTIMATED SOURCE OF FUNDS FOR REMABILITATIVE PROCRAMS OI TRANSFER FROM BOARD OF EQUC GENERAL FUND TOTAL	128,241 263,005 391,246	120,961 275,733 396,694
M8777 RAGE 80 041575 +-	FISCAL YEAR 1976 ** F	ISCAL YEAR 1977
22 ADMINISTRATION OF JUSTICE & PUBLIC PROTECT(CONT.) 22 NEW HAMPSNIRE YOUTN GEWELOPHENT GENTER (CONT.) 35 CRIME COMMISSION GRANT		
20 CURRENT EXPENSES 30 EQUIPMENT	31 +554 5+733	31,554
30 EUDIPHEN : 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 TH-STATE TOAKS	368,938 32,426 35,678	385,884
70 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 90 OTHER EXPENDITURES 91 INOTRECT COSTS	35,670 3,500 12,050 44,351	36,178 3,500 12,050
TOTAL	%%,3>1 534,230	45,970 55v.342
ESTEMATED SOURCE OF FUNOS FOR CRIME COMMISSION GRANT DA CRIME COMMISSION FUNOS		
04 CRINE COMMISSION FUNDS TOTAL	534,230 534,230	550.342 550.342
TOTAL	2.495.095	2,511,253
ESTIMATED SOURCE OF FUNDS FOR NEN HAMPSHIRE YOUTH DEVELOPMENT CENTER OTHER FUNDS		
GENERAL FUND	668,471 1,826,624 2,495,095	677,3.3 1,833,95u 2,511,253
3 POLICE STANDARDS & TRAINING COUNCIL 1 POLICE STAND & TRAIN CNCL		
13 PEPMAMENT PERSONAL SERVICES 11 DIRECTOR 20 CURRENT EXPENSES	24,305 18,171 3,500	25,475 18,171 3,650
30 EQUIPMENT 62 BENEFIT FRAVEL 62 OUT-0F-STATE TRAVEL 61 MWY SAFETY GRANT FUNDS 92 IMDIRECT COSTS E	150 4,248 1,000 300 40,000	3,754 4,365 1,100 350 40,000
	5,003	5.000
TOTAL ESTIMATED SOURCE OF FUNOS FOR	96,674	131,065
POLICE STAND E TRIM CNCL OF FEDERAL FUNDS GENERAL FUND TOTAL	50,000 46,674 96,674	50.[0] 51.865 101.865
	70,10.7	2017007

HB777 PAGF 81 041575		+ FTSCAL	F AC 1 G 74 = = - 1 94	FISCAL	EA- 1977	
1.72 ADMINISTRATION OF JUSTICE AND PUBLIC P 23 POLICE STANDARDS & TRAINING COUNCIL 02 CRIME COMMISSION GRANT	ROTE (CONT.)					
28 CURRENT EXPENSE 93 DTHER EXPENDITURES		,	7,776		85.556	
TOTAL			77,776			46+.76
ESTIMATED SOURCE OF FUNDS FOR CRIME COMMISSION GRANT						
CRIME COMMISSION GRANT GENERAL FUNO			77+778			45.5.5 6.5 U
TOTAL			77.77A			92+. >6
TOTAL ESTIMATED SOURCE OF FUNOS FOR			174.452			193.921
POLICE STANDARDS & TRAINING COUNCIL FEDERAL FUNDS			50.00 u			53 85.556
OTHER FUNDS GENERAL FUND TOTAL			77,778 46,674 174,452			58,365 193,921
24 NEW HAMPSHIRE COURT ACCREDITATION COMM	1551					
			32.679.935			32.3.207
TOTAL ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATION OF JUSTICE & PUBLIC PROT	TECT					
FEDERAL FUNOS OTHER FUNOS			344,473 4,960,543 7,767,620			313,652 5,071,717 7,833,385
MIGHWAY FUNDS GENERAL FUND TOTAL			19.067.299			19,183,213
1.03 RESDURCE PROTECTION & DEVELOPMENT						
11 FISH AND GAME DEPARTMENT 11 FISH RESDURCES 11 FISH & GAME INLAND FISHERIES						
10 PERMANENT PERSONAL SERVICES		611,321		615,776		
20 CURRENT EXPENSES 30 EQUIPMENT		256,044 15,090 61,132		249,685 12,695 61,578		
62 BEHEFITS FO IN STATE TRAVEL BOOLT OF STATE TRAVEL		5,310		5 u u		
80 DUT OF STATE TRAVEL 81 DUT OF STATE TRAVEL 98 ANADROHOUS FISH CONTRACT 91 AERIAL STOCKING CONTRACT	**	1,503		1.5.0		
91 AERIAL STOCKING CONTRACT 92 BASS STUDY PROGRAM 94 LIBBARY CONTRACT		2.000 21.300 1.000		2.J&0 21.503 1.006		
THIS APPROPRIATION MAY BE USED FO	OR OUT OF	.,				
STATE TRAVEL RELATIVE TO FEDERAL PROVIDING THAT 75% MATCHING FUNDS AVAILABLE FROM FEDERAL FOR SUCH F	PROJECTS S ARE PURPOSE.					
H8777 PAGE 82 941575		• FISCAL	YEAR 1976 **	FISCAL	YEAR 1977	•
1.33 RESOURCE PROTECTION & DEVELOPMENT 31 FISH AND GAME DEPARTMENT 31 FISH RESOURCES 31 FISH & GAME INLAND FISHERIES	(CONT.) (CONT.) (CONT.) (CONT.)					
TOTAL	•	9	84,595		981,234	
ESTIMATED SDURCE OF FUNDS FOR FISH & GAME INLAND FISHERIES						
00 FEDERAL FUNDS 06 OTHER FUNDS 08 LESS MAINTENANCE REFUNDS		8	67,094 (4,106 13,393		170.469 797.372 13.393	
TOTAL			84,595		981.234	
POSITION NUMBER 131 SHALL NOT BE THE BIENNIUM AND POSITION NUMBER BE ABOLISHED JULT 1,1975.	FUNDED FOR 102 SHALL					
)2 MARINE FISHERIES 10 PERMANENT PERSONAL SERVICES		27,255		27+492		
20 CURRENT EXPENSES		2, 46 0 2, 72 6 50 0		2.149 500		
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 91 COMO SALMON PROJECT		517 12,500		517 12.500		
91 COHO SALHON PROJECT 92 ATLANTIC ST MARINE FISHERIES		3, 330		3+000		
POSITION NUMBER 184 SHALL BE ABOU JULY 1, 1975.	LISHED					
TOTAL			48,498		48,750	
ESTIMATED SOURCE OF FUNDS FOR MARINE FISHERIES 00 FEDERAL FUNDS			16,937		16,937	
06 OTHER FUNDS			31,561 48,498		31.821	
****			1.033.093			1,029,992
TOTAL ESTIMATED SOURCE OF FUNDS FOR FISH RESOURCES						
FEDERAL FUNDS FISH AND GAME FUNDS			184,031 849,062			187,4 6
TOTAL 02 GAME RESOURCES			1,033,093			1.029.992
16 PERMANENT PERSONAL SERVICES		177,392		179.017		
20 CURRENT EXPENSES 30 EQUIPMENT		13,122 3,149		9.312 3.495		
50 DTHER PERSONAL SERVICES 51 OTHER PERSONAL SERVICES 62 BEHEFITS 79 IN STATE TRAVEL	••	26 4 7,530 14,194 845		269 7,505 18,357 845		

MR777 PAGE 83 4157		* FISCAL YEAR	4076	5 8 5 A 1 1 1 5 A 2 A 2	
1. 3 PERONCE PROTECTION & QUVELOPMENT 31 FT5M AND SAME GEPANTMENT 12 GAME RESOURCES 2 MANAGEMENT & RESEARCH	(CONT.) (CONT.) (CONT.)	PISCAL TEAR	19/6	- FISCAL YEAR 19	,,
BJ OUT OF STATE TRAVEL 94 COPERATIVE MATERPOLL BANDING 91 COMPUTER SERVICES 92 LIBRARY SERVICE 43 CAME BARROS/INCOMNITIES 54 DEEMARD MADTIAT ANALYSIS 96 LAKE FRANCIS RENTAL 97 PARESANTS	0	30 0 2.05 0 80 0 1.600 4.130 5.000 2.000		368 2.360 800 800 4.100 5.000 2.400 6.304	
POSITION NUMBERS 18, 19, 20, 41, SHALL BE ABOLISHED JULY 1, 1975.					
THIS APPROPRIATION SHALL BE USED OF THE PAT THE GAME FARM AND SHALL NOT TRANSFERRED OR USED FOR ANY PUPPO	FOR TEMPORARY OF BE SE.				
TOT4 L		240.73	31	239,85	5
ESTIMATED SOURCE OF FUNOS FOR MANAGEMENT L RESEARCH 00 FEDEPAL FUNOS 06 OTHER FUNOS 08 LESS MAINTENANCE REFUNOS GENERAL FUNO TOTAL		129,3 119,4 9: 240,7	23 32 1	127.37 111.54 93 239.85	8 2
TOTAL ESTIMATED SOURCE OF FUNDS FOR			240,731		239,855
ESTINATED SDURCE OF FUNDS FOR SAME RESOURCES FEORRAL FUNDS FISH AND GAME FUNDS GENERAL FUND TOTAL			129.375 111.355 1 240.731		127,379 112,40 239,059
3 LAM ENFORCEMENT 11 LAM ENFORCEMENT DIST 1-6					
10 PEPHAMENT PERSONAL SERVICES 1A MAZARO PAV 19 HOLIOAT PAY 20 COUTPHENT 62 BENEFITS 70 IN STATE TRAVEL 71 EMERICKY SEARCH & RESCUE HEALS NO OUT OF STATE TRAVEL 92 ACCRUEO LIBBLITY	А А	543.652 5,600 16,000 57,575 71,014 56,725 56,061 500 A 14,091		550.278 5.600 16.000 56.030 77.562 57.388 53.634 500 6	
WHATEVER POSITION SHALL BE VACATE	0 OUE TO A				
M8777 PAGE 84 041575		* FISCAL YEAR	1976 ** -	FISCAL YEAR 19	177
1.13 RESOURCE PROTECTION & DEVELOPMENT 01 FISH AND GAME DEPARTMENT 3 LAW EMFORCEMENT 11 LAW ENFORCEMENT DIST 1-6	(CONT.) (CONT.) (CONT.)				
TRANSFER TO POSITION POOT4, SHALL VACANT FOR THE REMAINDER OF THE B ACOITION, POSITION NUMBERS 6G AND BE FUNDED FOR THE REMAINDER OF TH	REMAIN IENNIUM. IN 73 SHALL NOT E BIENNIUM.				
TOTAL		624.0	06	635,69	1
ESTIMATED SOURCE OF FUNDS FOR LAW EMPOREMENT DIST 1-6 OF FEDERAL FUNDS G6 OTHER FUNDS G7 TRANSFER FROM OMRY PROGRAM GENERAL FUND TOTAL		7 • 0 625 • 1 141 • 7' 5 0 • 0 62 • • 0	7 6 9 0 0 0	7° u3 637° 06 141°79 50°00 635° 65	0
02 LAM ENFORCEMENT ADM					
10 PERMANENT PERSONAL SERVICES 2G CURRENT EXPENSES 31 SOUTHPENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL		46,462 10,975 1 7,300 5,073 950		47.348 10.975 1 7.300 5.162 950	
TOTAL		7u+7	61	71.73	6
ESTIMATED SOUPCE OF FUNDS FOR LAW EMFORCEMENT ADM 03 FEDERAL FUNDS 05 OTHER FUNDS TOTAL		29 s5 41 s2 7 u s7	15 46 51	29.51 42.22 71.73	1
13 OFF NGHY RORTHL VEHICLE PROGPH					
20 CURRENT EXPENSES 30 EQUIPMENT 70 IN-STATE TRAVEL 90 TRANS TO LAN ENFORCEMENT 1-6		24,435 2,875 20,900 141,790		21.060 6.250 20.900 141.790	
TOTAL ESTINATED SOURCE OF FUNDS FOR OFF HGNY RCRINL VEHICLE PROGRM		196.0	0 0	190.00	0
OFF HGNY RORINL VEHICLE PROGRH GENERAL FUND TOTAL		195.8 196.00	90 00	190.00 190.00	

MB777 PAGE 05 041575		* FISCAL	TEAR 1976 **	FISCAL	YEAR 1977	
1.J3 RESOURCE PROTECTION AND DEVELOPHENT 11 FISH AND GAME DEPT. 03 LAW ENFORCEMENT	(CONT.) (CONT.)					
TOTAL ESTIMATED SOURCE OF FUNOS FOR			1.084.757			1.497.627
LAN ENFORCEMENT FEOERAL FUNOS			36,553			36,553
FISH AND GAME FUNDS GENERAL FUND			8-9-214 241-0-0 1-084-767			831. 74 240.000 1.097.627
TOTAL			140044101			140974027
TRANSFERS MAY BE HADE RETHERM CLASS CLASS 70. NO FURTHER TRANSFERS SHALL FOR THE PURPOSES OF LAR EMPONEMENT. FRES ABELESS THAN \$475, NCG FSTIMATE APPROPRIATION SHALL BE REQUECTED BY TH OF REQUECTION IN OFF-MICHANY PECREAT! VENICLE ESTIMATES PROPPORTIONATELY BE THE OFF-MATHENT OF RESOURCES AND COM- OVERLOWNERS HAD THE FISH AND GAME OF JA COMINISTRATION AND SUPPORT JA FISH CAME COMMISSION	20 AND L SE MADE VEHICLE O. THIS E AHOUNT ON THEEN CHIC PARTHENT.					
20 CURRENT EXPENSES 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		50 1+11 1 25		50 1.13L 25		
TOTAL			1,188		1.205	
ESTIMATED SOURCE OF FUNDS FOR FISH & GAME COMMISSION						
GE OTHER FUNDS TOTAL			1,188		1.245	
J2 OFFICE OF DIRECTOR						
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR		8,798 19,693		8,798 19,693		
30 EQUIPMENT 62 BENEFITS 70 IN STATE TRAVEL		55 J 2 + 84 9 1 + 03 8		2.849 1.390		
80 OUT OF STATE TRAVEL		814		1.112		
TOTAL			13,742		31,742	
ESTIMATED SOURCE OF FUNOS FOR OFFICE OF DIRECTOR GO OTHER FUNOS TOTAL			33,742 33,742		33.742 33.742	
HB777 PAGE 86 041575		* FISCAL	YEAR 1976 **	FISCAL	YEAR 1977	
1.33 RESOURCE PROIECTION & DEVELOPMENT 11 FISH AND GAME DEPARTHENT 04 ADMINISTRATION AND SUPPORT 33 INFORMATION & EQUCATION	(CONT.) (CONT.)					
10 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES	•	31.634 35.102		11.604 37.860		
10 EQUIPMENT		3,960 3,078		3,231		
62 GENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		3 • 3 4 3 77 0		3,349 968		
•	HALL BE	8		8		
POSITION NUMBERS 813, 016, AND 170 S ABOLISHED JULY 1, 1975.						
FOTAL			77,862		77.412	
ESTIMATED SOURCE OF FUMOS FOR INFORMATION & EDUCATION 86 OTHER FUMOS TOTAL			77,862 77,862		77.012 7712	
14 MAINTENANCE & CONSTRUCTION						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	•	61,636 7,688 3,530		61.779 7.696		
30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS		1,500		1.5.0		
70 IN STATE TRAVEL 8G OUT OF STATE TRAVEL 91 COMST. AND MAINT. PROJECTS		6 • 25 Z 1 • 20 0 1 8		6.266 1.2.0 18		
	**	113.603		113,,,0		
POSITION NUMBERS 23, 66, 29, 161, 31 24, 22, 160, 69, 27, MD 93 HALL 80015SEQUUY 1, 1975, SMALL BE ABOLISHED UPON THE PETIRENE TRANSFER OF THE PRESENT INCUMBENT.	1. 37. 21. EE BER 26 ENT OR					
THIS APPROPRIATION SHALL RE USED FOR TO THE MATER RESOURCES BOAMD FORCE . REVENUE FOR FISH AND CAME PROJECTS A THE FISH AND GAME CONNISSION AND GOD COUNCIL. THE COMPTROLLER SHALL EST/ENCUMBRANCE FOR ALL GOVERNOR AND COLAPPROVED PROJECTS. AMY RECOVERY OF FEDERAL FUNDS APPLIED FOR ALL GOVERNOR AND COLSTS PROJECTS THAT AND BECOME AVAILABLE? ADDED TO THIS APPROPRIATION AND ARE APPROPRIATION AND ARE APPROPRIATION AND ARE APPROPRIATION THE FUND FOR THE PROJECTS THAT THE PROPRESS OF THE PROPRE	CCOUNT APPROVED BY VERHOR AND ABLISH AN JINCIL CABLE TO RUCTION SHALL BE					

H8777 PAGE 87 041575 13 RESOURCE PROTECTION & DEVELOPMENT	(CONT.)	SCAL YEAR 1976 **	FISCAL YEAR 1977
14 ADMINISTRATION AND SUPPORT	(CONT.) (CONT.)		
TOTAL		194.824	195,536
ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE & CONSTRUCTION C6 OTHER FUNDS TOTAL		194,824 194,824	195,536 195,536
'S RUSINESS MANAGEMENT			
10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 21 BONDING FOR STATE OFFICALS 37 EOUTPMENT	* 145.904 55.147 200 816		147,885 52,222 200 630
50 OTHER PERSONAL SERVICES 52 BENEFITS 92 ACCRUED LIABILITY 93 ACAMS POINT 94 OVERHEAD	820 14,638 6,975 5,003 E 63,467		820 14,837 6,975 5,000 69,813
POSITION NUMBERS 6 AND 96 SHALL NOT BE FOR THE BIENNIUM.	FUNDED		
TOTAL		292,969	290,362
ESTIMATED SOURCE OF FUNDS FOR BUSINESS MANAGEMENT QG OTMER FUNDS			
OF OTHER FUNOS FOTAL		292,969 292,969	298,382 298,382
TOTAL ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATION AND SUPPORT		600,585	605,877
FISH AND GAME FUNDS TOTAL		6 00 ₉ 5 8 5 6 . 0 . 5 8 5	605,877 645,877
 MO MONIES SHALL BE EXPENDED FOR LAND ACQUISITION OR PURCHASE OF DAMS DURING BIENNIUM. 	G THE		
TOTAL ESTIMATED SOURCE OF FUNOS FOR		2,959,176	2,973,351
FISH AND GAME OFFARTMENT FEDERAL FUNDS FISH AND GAME FUNDS GEMERAL FUNDS		349,959 2,369,216	351,334 2,302,017 240,000
TOTAL		240,401 2,959,176	2,973,391
NB777 PAGE 88 041575	* - + F	ISCAL YEAR 1976 **	FISCAL YEAR 1977
	(CONT.)		
CLASS 18 AND 19 INCLUDED IN THIS TOTAL APPROPRIATION SHALL BE USED ONLY FOR # OF MATARO QUIT PAY AND MOLITOAT PAY FOR PERMANENT CLASSIFIED EMPLOYEES. THE OPPARTHENT SHALL SUBHIT TO THE COMPTRE IN THE MANNER AND FORM PRESCRIBED BY FREPORT OF ECTUAL HAZARO QUITY ON MOLITO REPORT OF ECTUAL HAZARO QUITY ON MOLITOR ADJUSTMENT FUND TO THESE CLASS ACCOUNT AND SALENCE AT END OF THE YEAR LAPSE.	AYMENT R DLLER AIM A VY TIME. RY S AMO		
16 PERMANENT PERSONAL SERVICES 26 CURRENT EXPENSES		29.429 6.500	29,587 6,735
30 EQUIPMENT 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		500 2,943 2,569	155 2,959 2,569
80 OUT OF STATE TRAVEL 90 OTHER EXPENDITURES 91 ACCOUNTING SERVICES	A	320 1,762	320 1,938
91 ACCOUNTING SERVICES TOTAL		2,100 46,123	2,1,i
		40,123	40,303
ESTIMATED SOURCE OF FUNDS FOR INDUSTRIAL DEVELOPMENT AUTHORITY 39 INDUSTRIAL DEVELOPMENT AUTH TOTAL		46,123 46,123	46,363 46,363
TOTAL ESTIMATED SOURCE OF FUNDS FOR		46,123	46,367
ESTIMATED SOURCE OF FUNOS FOR INDUSTRIAL DEVELOPMENT AUTHORITY OTHER FUNDS TOTAL		46,123 46,123	46.363 46,363
AUTHORITY IS MEREBY GIVEN TO UTILIZE S AS MAY BE NECESSARY OF ANY SUPPLUS ACC OURING FISCAL 1975 AND 1976 WITHIN THE NOT OTHERNISE APPOPRIATEO, AS MAY BE ICALLY APPROVED BY THE GOVERNOR AND CO 33 RESOURCES AND ECONOMIC OCVELOPMENT 1.1 AOVINISTRATION AND SUPPORT 21 OFFICE OF COMMISSIONER	O MUCH CUMULATEO E AGENCY SPECIF- UNCIL.		
10 PERMANENT PERSONAL SERVICES 11 SALARY OF COMMISSIONER 20 CURRENT EXPENSES 3.C EQUIPMENT 5.C OTHER PERSONAL SERVICES 6.2 BENEFITS 70 IN STATE TRAVEL	219,861 25,216 26,175 6,309 7,648 24,955		22u,613 25,216 27,375 3,765 8,030 25,053
AN THE LEWARF	2,706		2,842

HB777 PAGE 69 041575		FISCAL	YEAR 1976		FISCAL	YE AK . +7/ -	
1.03 RESOURCE PROTECTION & DEVELOPMENT 03 RESOURCES AND ECONOMIC DEVELOPMENT 01 ADMINISTRATION AND SUPPORT 11 OFFICE OF COMMISSIONER	(CONT.) (CONT.) (CONT.) (CONT.)						
6G OUT OF STATE TRAVEL 95 NN-VT DEVLP COPUNCIL OR SUCCESS		2.500 16.000			2.5.6		
TOTAL ESTINATED SOURCE OF FUNOS FOR OFFICE OF COMMISSIONER			325.362			325,344	
GENERAL FUNO Total			325,362 325,362			325.394	
'2 GRAPHIC ARTS 1 PRINTING							
10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BEMEFITS 7C IN STATE TRAVEL 90 PRINT SHOP OPERATIONS		110.273 14.000 11.027 36 102,003			110.59u 14.700 11.559 36		
	EEBBEO OB	1054003			1034,00		
THIS APPROPRIATION SHALL NOT BE TRANS USED FOR ANY OTHER PURPOSE AND SHALL SUBJECT TO RSA 12-A12-A(SUPP.)	BE						
TOTAL			237,336			239.385	
ESTIMATED SOURCE OF FUNOS FOR GRAPHIC ARTS & PRINTING C9 GRAPHIC ARTS AND PRINTING SALE							
09 GRAPHIC ARTS AND PRINTING SALE GENERAL FUND TOTAL			213,500 23,636 237,336			218,500 20,885 239,385	
J3 DESIGN DEVELOPMENT & MAINT							
10 PERMAHENT PERSONAL SERVICES 20 CURRENT EXPENSES		151,199			152.12.		
30 EOUIPHENT 50 CINER PERSONAL SERVICES		7 . 62 0 6 . 65 5			6,211 3,995		
62 BENEFITS		4.Ju0 15.354			15.446		
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		3,093			3,248 75		
TOTAL ESTIMATED SOURCE OF FUNOS FOR DESIGN DEVELOPMENT & MAINT			188,196			167.095	
GENERAL FUND TOTAL			185,196 186,196			187.J95 187.J95	
M8777 PAGE 90 041575		FISCAL	YEAR 1976	**	FISCAL	YEAR 1977	
13 RESOURCES AND ECONOMIC DEVELOPMENT	(CONT.) (CONT.) (CONT.)						
10 PERMANENT PERSONAL SERVICES		11,202			11,773		
10 PERMANENT MERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT		6,634 1,000 7,250			6.249 500		
62 BENEFITS		7,250 1,544 2,000			6 • 425 1 • 553 2 • 25 0		
70 IN STATE TRAVEL 86 OUT OF STATE TRAVEL 90 COMSULTANTS & PROFESSION FEES		7 - 00 0			2 • 25 ú 1 • 25 ú		
		16.000			10.000		
TOTAL			40.000			40+303	
ESTIMATED SOURCE OF FUNDS FOR HISTORIC PRESERVATION OFFICE OF FEDERAL FUNDS GENERAL FUND							
00 FEDERAL FUNOS GENERAL FUNO			20.000 21.000 40.000			20.000	
TOTAL			4030			40,000	
TOTAL ESTINATED SOURCE OF FUNOS FOR ADMINISTRATION AND SUPPORT				793,894			791.874
FEDERAL FUNDS OTHER FUNDS				213.500			2.1 218,5 . 553,374
GENERAL FUND Total				213,500 557,394 79,,894			553.374 791.674
'Z RECREATION SERVICES							
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL			65,367 6,725 6,537 950			66,762 7,25u 6,676 1,,15	
			400			40.	
TOTAL ESTIMATED SOURCE OF FUNDS FOR				79,979			62,1.3
RECREATION SERVICES GEMERAL FUND TOTAL				79,979 79,979			82,1.3 62,1 3
* THE CONKISSIONER OF PESOUPCES AND ECO DEVELOPMENT SWALL APPLY TO BOP FOR RE DIRECT AND INDIRECT COSTS APPLICABLE BOR PROJECT. ANY REVENUE RECTIVED SHA RECORDED AS UNRESTRICTED REVENUE. *3 ECONOMIC DEVELOPMENT IMO DEVE	NOMIC COVERY OF TO ANY LL BE						
16 PERMANENT PERSONAL SERVICES			91.045			91+162	
11 THREE INDUSTRIAL AGENTS 20 CURRENT EXPENSES			49,212			50.J29 11.070	

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1.33 PESOURCE PROTECTION & DEVELOPMENT 13 REPOURCES AND ECONOMIC DEVELOPMENT 13 ECONOMIC DEVELOPMENT IND DEV	(CONT.) (CONT.)						
62 BENEFITS 73 TN STATE TRAVEL 8. OUT OF STATE TRAVEL 93 PRINTING, BIHOING AND ADV			14,626 8,150 8,510 12,300			14,121 8,300 9,134 12,300	
TOTAL ESTIMATED SOURCE OF FUNDS FOR ECCNOMIC DEVELOPMENT IND DEV GENERAL FUND				194,286			196.136
TOTAL				194,288 194,288			196,136
4 ECONOMIC DEV TRAVEL PROMOTION 10 PERMANENT PERSONAL SERVICES			79,962			80.787	
30 EOUIPMENT 90 OTHER PERSONNEL SERVICES 62 BENEFITS			2,500			2.500	
62 STAFFIIS 7(IN STATE TRAVEL 8, OUT OF STATE TRAVEL 92 PRINTING ADV BRANCH OFFICE 91 REGIONAL ASSOCIATION			0.142 700 6.370			8 + 22 5 00 Q 4 + 37 Q	
93 PRINTING ADV BRANCH OFFICE 91 REGIONAL ASSOCIATION	A A		265,008 46,000			265.000	
TOTAL ESTINATED SOURCE OF FUNDS FOR				402,374			401.682
ESTIMATED SOURCE OF FUNOS FOR ECONOMIC OF TRAVEL PROMOTION SENERAL FUNO TOTAL				412,374 412,374			401.682 401.682
" LEGISLATIVE INIENT IS THAT THE AOVER FUNDS HAY BE USED FOR IN STATE COOPE PROHOTION WITH GOVERNOR AND COUNCIL 'S ECON DEV ADMIN & SUPPORT	RTISING FRATIVE AFPROVAL.						
			25 +375			25,870	
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES			21,614 42,060 8,926			21,614	
62 BENEFITS 73 IN STATE TRAVEL 80 OUT OF STATE TRAVEL			5.221			0.926 5.270 450	
TOTAL			560	104.146		56ú	134.743
ESTIMATED SOURCE OF FUNDS FOR ECON DEV ADMIN & SUPPORT GENERAL FUND TOTAL				104,146 154,146			104.760
H8777 PAGE 92 541575		* FISC	AL VEAR 1926		FISCAL	VEAD 1977 -	
. 1 PESOURCE PROTECTION & DEVELOPMENT I PESOURCES AND ECONOMIC DEVELOPMENT	(CONT.)		THE TENK ETTO		/ 13646	1CAK 1977	
6 FORESTRY AND LAND RESOURCES 1 FOREST & LAND MANAGEMENT	(CONT.)						
18 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT		200.093 14.300 3.160			202,173		
3C EQUIPMENT 5: OTHER PERSONAL SERVICES 62 BENEFITS		39,637 22,32A			14.600 3.095 39.637 22.536		
62 BENEFITS 70 TN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 SILVACULTURE		11,835 800 3,100			11.035 800 3.200		
AT GEOFORA		55,000			55.000		
ESTIMATED SOURCE OF FUNDS FOR			317,253			320,876	
FOREST & LAND MANAGEMENT JC FEDERAL GENERAL FUND			23.000			23.606	
TOTAL			294,253 317,253			297.076 320.876	
12 FIRE CONTROL 10 PERMANENT PERSONAL SERVICES		345,209			347,878		
25 CURRENT EXPENSES 30 EQUIPMENT		22.000			24.000 9.800		
SG OTHER PERSONAL SERVICES 62 RENEFITS 7/ 1N STATE TRAVE!		1,500 34,609 12,625			1.5.0 34.876		
BY OUT OF STATE TRAVEL RG SPECIAL DEPUTY TRAINING	A	350			12,625 350 3,000		
SO OTHER PERSONAL SERVICES BY RENETIES TO A SERVICES TO THE STATE TRAVEL TO OUT OF STATE I SAVEL TO SERVICE STATE I SAVEL TO SERVICE STATE I SAVEL TO SERVICE STATE STATE SERVICE TO SERVICE STATE STATE STATE STATE TO SERVICE STATE STATE STATE STATE STATE TO SERVICE STATE	A.	3,200 6,000 5,000			3.200 6.000 5.000		
OTHER PROVISIONS OF LAW NOINTINSTAND HERESY APPROPRIATED FOR PAYMENT OF S FOR PEPMANENT PERSONNEL ASSIGNED AS FIRE LOOKOUTS, SHALL NO SCONER THAN A PAY PERTOD DURING WHICH SULPH FUNDS BEEN EXPENDED FOR SUCH PURPOSE, BE T TO A SEPMANTE ATTRORET AND FIRE CONT APPROPRIATION ACCOUNT TO BE ESTABLIS COMPTROLLER, ANY FUNDS SO TPANSFERS SET ANY FUNDS SO TPANSFERS OF LARSE UNITL JUNE 30, 1977. **OT TO BE IRANSFERRED OR USED FOR AN PURPOSE, RECOVERTES FROM TOWNS UNDE LOCAL TOWN TOOL PROCEAM MAY BE APPLI CREDIT REFUND, PROVIDED FUNDS SEXEMS SAME HAD OCCUPED IN THE SAME FISCAL	IMG FUNOS ALARIES FOREST FOREST HE EMO OF HAVE NOT AMNSFERRE ROTH HE EMO OF HAVE NOT OS OS SHALL OS SHALL OS OS SHALL OS THE ED AS A ED FOR YEAR.						

HB777 PAGE 93 041575		FISCAL YEAR 197	7n ** F15CA	L YEAV 1:77 -	
1.03 RESOURCE PROTECTION & DEVELOPMENT 13 RESOURCES AND ECONOMIC DEVELOPMENT 16 FORESTRY AND LAND RESOURCES 02 FIRE CONTROL	(CONT.) (CONT.) (CONT.) (CONT.)				
TOTAL		443,293		441,229	
ESTIMATED SDURCE OF FUNDS FOR FIRE CONTROL GO FEDERAL GENERAL FUND TOTAL		12C+000 323+293 443+293		12J.Jd0 328.224 449.229	
13 RESEARCH & EOUCATION		******			
10 PERMANENT PERSONAL SERVICES		7 + 30 2	7.342		
20 CURRENT EXPENSES 62 BENEFITS 90 CODP FOREST MANAGEMENT		1,625 730 37,173	1.55 73. 37.173		
TOTAL ESTIMATED SOURCE OF FUNDS FOR RESEARCH & EOUCATION		46 .230		46,255	
GENERAL FUND TOTAL		46.230 46.23G		46.255 46.255	
4 ADMINISTRATION					
1C PERMANENT PERSONAL SERVICES 11 SALARY OF DIR DIV OF RESCS 20 CURRENT EXPENSES 62 BENEFITS 70 IN STATE TRAVEL		30.765 19.516 5.100 5.629 800	30,765 19,516 5,150 5,029 632		
AD DUT OF STATE TRAVEL	G	400 3.375	3,375		
90 REPAIRS TO BUILDINGS 91 REPAIRS TO MACHINERY 92 REPAIRS TO RADIOS - SAFETY	A A	4,095 6,000	4 • 6 9 5 6 • 0 J t		
TOTAL ESTIMATED SOURCE OF FUNOS FOR ADMINISTRATION		75,000		79.13u	
GENERAL FUND TOTAL OF WHITE PINE BLISTER RUST PROGRM		75,080 75,080		75,130	
20 CURRENT EXPENSES		400	404		
50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL		15,872 929 2,799	15,872 929 2,799		
TOTAL		21.600		20.000	
ESTIMATED SOURCE OF FUNDS FOR MHITE PINE BLISTER RUST PROGRM OF REVENUE FROM CITTES AND TOWNS	•	25,440		25.000	
M9777 PAGE 94 041575		* FISCAL YEAR 19	76 • • FISCA	L YEAR 1977 -	
1.03 RESOURCE PROTECTION & DEVELOPMENT 33 RESOURCES & ECONOMIC DEVELOPMENT 36 FORESTRY & LANO RESOURCES 37 WHITE PINE BLISTER RUST PROGRN	ICONT.) (CONT.) (CONT.) (CONT.)				
TOTAL		26,600		50.014	
TOTAL ESTIMATED SOURCE DF FUNDS FOR FORESTRY & LAND RESOURCES			9,1.056		410,44.
FEDERAL FUNDS OTHER FUNDS GENERAL FUND TOTAL			143,000 25,000 733,056 9u1,056		143.0.0 25 742.490 913.49-
MY RECOVERY OF OIRECT AND INDIRECT SMALL BE RECORDED AS UMRESTRICTED RI 17 PARKS AND RECREATION 21 PARKS AOMINISTRATION	COSTS EVENUE.				
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIR DIV DF PARKS 20 CURRENT EXPENSES 30 EQUIPMENT		74+030 16+697 8+440	74,030 19,129 0,600		
50 OTHER PERSONAL SERVICES		3.528	175 3,528		
62 BENEFITS 70 IN STATE TRAVEL 80 OUT DE STATE TRAVEL		9,479 3,000	9,522 3,470		
80 OUT OF STATE TRAVEL 90 PARKS PROMOTION 91 SUNAPEE BAND CONCERIS	A A	375 71,900	375 50,335		
TOTAL	•	2,300	2,000	17,,764	
ESTIMATEO SOURCE OF FUNDS FOR PARKS ADMINISTRATION OF RECREATION		2,250,700		2.360.000	
TOTAL 32 PARKS SELF SUPPORTING		191,409		170.764	
IN PERMANENT PERSONAL SERVICES		517,114	519,947		
20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES		236,000 46,849 388,783	236,000 45,05u 390,435		
62 GENEFITS 70 IN STATE TRAVEL		74,455	74.635 600		
70 IM STATE TRAVEL 80 OUT OF STATE TRAVEL 90 HAJDR REPAIRS 91 INSURANCE (LIABILITY) 92 SMOW MAKING I SNOW GROOWING		125 45,050 20.060 55,JJ	125 26,700 20.00 56,540		
TOTAL		1.384.176	241,44	1,371,232	

48777 RAGE 45 J4157		• F15	CAL YEAR 197	76 **	FISCAL	YEAR 1977	•
1.33 RESOURCE PROTECTION A DEVELOPMENT 3 RESOURCES AND ECONOMIC DEVELOPMENT 17 PAPKS AND RECREATION 12 PAPKS SELF SUPPORTING	(CONT.) (CONT.) (CONT.)						
FSTIMATED SOURCE OF FUNOS FOR PARKS SELF SUPPORTING GENERAL FUNU TOTAL			1,364,176 1,384,176			1,371,232	
* MAJOR PEPAIR FUNDS APEROPRIATED N FOR TEMPORARY PERSONNEL AND TRAVE URES INCIDENT TO MAJOR REPAIR PRO 13 PAMES SERVICE	IAY BE CHARGEO "L EXPEMOIT- DJECTS.						
10 PERMANENT PERSONAL SERVICES 20 CURREN EXPENSES 31 QUI PER POPURONAL SERVICES 52 GENETIS 72 IN STATE TRAVEL 99 MAJOR REFRAIR 92 CHRY TRAIL MAINTEN & PARK PATL	• A	131,901 179,650 21,100 E.G.134 46,296 2.206 51,503			133,267 177,650 21,640 600,104 48,435 2,200 51,500 18,750		
MAJOR REPAIR FUNCS APPPOPRIATED FOR TEMPORARY PERSONNEL AND TRAVE URES INGIDENT TO MAJOR REPAIR PRO	MAY BE CHARGED	201170			104174		
TOTAL			1.653,701			1,453,766	
ESTIMATEO SOURCE OF FUNOS FOR PARKS SERVICE OG TRAMSFER FROM DHRY GENERAL FUNO TOTAL			16,750 1,334,951 1,053,701			16,756 1,035,616 1,053,766	
14 HAMPTON PARKING METER							
20 CURRENT EXPENSES 30 EQUIPMENT 5C UTMER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 96 BONDS AND INTEREST		11,200 950 19,104 1,116 177 76,375			10.100 2.400 19.104 1.116 177 76.668		
TOTAL			114,924			109.567	
ESTIMATED SOURCE OF FUNDS FOR HAMPTON PARKING METER C5 HAMPTON PARKING NETERS GFMERAL FUND TOTAL			45,000 65,924 110,924			45.000 64.567 109.567	
HB777 PAGE 96 541575		* FI	CAL YEAR 19	76 **	F15CA	L YEAR 1977	•
1. 3 RESOURCE PROTECTION & DEVELOPMENT 3 PESOURCES AND ECONOMIC DEVELOPMENT 77 PARKS AND RECREATION 35 MT MASHINGTON	(CONT.) (CONT.)						
26 CURRENT EXPENSES 34 EQUIPMENT 53 OTHER PERSONAL SERVICES 62 BENEFITS 75 IN STATE TRAVEL		47,338 640 29,632 1,734 500			47.330 7.200 29.632 1.734 500		
TOTAL ESTIMATED SOURCE OF FUNOS FOR HT WASHINGTON GENERAL FUNO TOTAL			80,044 86,044 80,844			86,484 86,484 86,484	
J6 BONDS & INTEREST							
90 (1) CHAPTER 2 7, LAMS 1955 91 (2) CHAPTER 20 , LAMS 1957 92 (4) CHAPTER 26 , LAMS 1961 94 (5) CHAPTER 26 , LAMS 1961 96 (6) CHAPTER 26 , LAMS 1961		16,260 26,544 244,800 267,200 227,900			35,569 239,240 260,600 221,750		
TOTAL ESTIMATED SOURCE OF FUNOS FOR			702,704			757,319	
BONDS & INTEREST GENERAL FUND TOTAL			762,704 782,704			757,319 757,319	
TOTAL ESTIMATEO SOURCE OF FUNOS FOR PARKS AND RECREATION OTHER FUNOS				3,6.2,956			2,363,75
GENERAL FUNO TOTAL				1.269,206			1,165,322
9 OFF MIGHWAY RECREATION VEHICLE							
17 PERMANENT BERSONNEL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 5- OTHER PERSONNEL SERVICES 67 BENEFITS 70 IN STATE TRAVEL 60 OUT STATE TRAVEL			39,796 27,402 12,600 16,000 4,916 6,350 1,000			40.087 35.501 33.000 16.500 5.091 6.350 1.000	
91 TRANFS TO PKS & REC. PKS SERV.	A		66.736 16.750			55.471 10.750	
TOTAL				213,750			213.750
ESTIMATED SOURCE OF FUNDS FOR CFF HIGHMAY RECREATION VEHICLE 09 OHRY FUNDS				213,750			213,750

HB777 PAGE 97 v41575	ECONT. 3	+ + 12CM	L YEAR 1976 *	FISCAL YEAR 1977
1.03 RESOURCE PROTECTION & DEVELOPMENT 33 RESOURCES AND ECONOMIC DEVELOPMENT 48 OFF HIGHWAY RECREATION VEHICLE	(CONT.)			
TOTAL			213,790	213.7
TOTAL ESTIMATED SOURCE OF FUNOS FOR			6,24.,245	6.04 1.04
RESOURCES AND ECONOMIC DEVELOPMENT FEDERAL FUNDS OTHER FUNDS			163.060 2.766.000	163, 2,821
GENERAL FUND			3,361,245 6,290,245	3.265.84
• IF THE TOTAL OFF-HIGHNAY RECPEATION	I VEHICLE			
FEES ARE LESS THAN \$475,300 ESTIMAT APPROPRIATION SHALL BE REDUCED BY T OF REDUCTION IN OFF-HIGHMAY RECREAT	TEC. THIS			
VEHICLE ESTIMATES PROPORTIONATELY B	SETWEEN			
OEVELOPMENT AND THE FISH AND GAME O	EPARTHENT.			
11 NATER RESOURCES BOARD 10 PERMANENT			173.139	174.882
11 SAL CHAIRHAN 26 CURR EXP			30,225	20.000 42.15J
30 EQUIPMENT 50 OTHER PERSONMEL SERVICES 62 BENEFITS			6.680 1.150 19.381	9,100 1,150 19,555
70 TRAV IN STATE BU TRAV OUT OF ST			9.030	13.760 350
90 NATER RESOURCES 91 STREAM FLOW AND FLOOD CONTROL	* *		19.00L 43.696 3.600	19.000 43.650 3.000
91 SIREAM FLOW AND FLOOD COMINOL 92 MERRIMACK FLOOD CONTROL COMM. 93 PITTSBURG PROJECT 95 GREEWYLLE PROJECT 96 MAINTHEANACE OF OAMS 97 NATER RESOURCE PROJECTS			6000 14.500	60.000 14.50
95 GREENVILLE PROJECT 96 MAINTENANCE OF ORMS 97 MATER RESOURCE PROJECTS	A		15,800 40,300 272,000	15.80G 45.003 452.000
AG MILLIZHONE AND CCAMEZATETE			12.500	12.500
THIS APPROPRIATION SMALL BE USED ON MATCHING PURPOSES HITH FEDERAL FUND MOT BE TRANSFERRED OR EXPENDED FOR PURPOSE AND CONTAINS \$4,000 FACH FT FOR SURVEY OF EFFECT OF MIGHMAY SAL	S AND SHALL			
MATER RESOURCES. ** STREAM FLOM GAUGING FUNDS IN THE AM IM THIS APPROPERIATION SHALL BE USED MATCHIME PURPOSES NITH FEORFALL FUND	ONLY FOR			
NOT BE TRANSFERRED OR EXPENDED FOR	ANY OTHER			
N8777 PAGE 98 C41575		• F1SC	AL YEAR 1976 *	• FISCAL YEAR 1977
1. 03 RESOURCE PROTECTION & DEVELOPMENT J4 NATER RESOURCES BOARD 11 MATER RESOURCES BOARD	(CONT.) (CONT.)	• • F1SCI	aL YEAR 1976 ◆	• FISCAL YEAR 1977
1.03 RESOURCE PROTECTION & DEVELOPMENT 14 NATER RESOURCES BOARD	(CONT.) (CONT.) FISCAL YEAR LEY FLOOD DUNT OF \$500 EXPENSES AND S CONTINE.	* • F1SC/	AL YEAR 1976 •	• FISCAL YEAR 1977
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 WATER RESOURCES BOARD 11 WATER RESOURCES BOARD 11 WATER RESOURCES BOARD 12 PURPOSE. FISCAL YEAR 1976 \$42,150 F 1977 \$42,150. CONNECTICUT RIVER VALI CONTROL CONVESTION IN THE AND EACH FISCAL YEAR FOR PER OTEN AND E \$1.00 FACH STCCAL YEAR POR STATE*	(CONT.) (CONT.) FISCAL YEAR LEY FLOOD DUNT OF \$500 EXPENSES AND S CONTINE.	• F1SC	AL YEAR 1976 • 749,575	• FISCAL YEAR 1977
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD PURPOSE, FISCAL YEAR 1976 \$42,150 F 1977 \$42,150. CONNECTICUT RIVER VAL CONTROL COMMISSION FOR DIE MAND E \$1,800 EACH FISCAL YEAR FOR STATE'S UTION TO COMMISSION SMALL MOT BE TR OR EXPENDED FOR MAY OTHER PURPOSE. TOTAL ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD	(CONT.) (CONT.) FISCAL YEAR LEY FLOOD DUNT OF \$500 EXPENSES AND S CONTINE.	• F1SC/	749,575	941.2
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD PURPOSE, FISCAL YEAR 1976 \$42,150 F 1977 \$42,150. CONNECTICUT RIVER VAL CONTROL COMMISSION FOR DIE MAND E \$1,800 EACH FISCAL YEAR FOR STATE'S UTION TO COMMISSION SMALL MOT BE TR OR EXPENDED FOR MAY OTHER PURPOSE. TOTAL ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD	(CONT.) (CONT.) FISCAL YEAR LEY FLOOD DUNT OF \$500 EXPENSES AND S CONTINE.	• FISC	749,575 270.vdJ 45,000	943.2 45 45
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 12 PURPOSE, FISCAL YEAR 1976 \$\frac{1}{2}\circ 1}\$ 1977 \$\frac{1}{2}\circ 150\circ COMPRECIONAT FUTUR PLAY 1978 \$\frac{1}{2}\circ 150\circ COMPRECIONAT FUTUR PLAY 1978 \$\frac{1}{2}\circ 150\circ COMPRECIONAT FUTUR 1978 \$\frac{1}{2}\circ 150\circ COMPRECIONAT FUTUR 1978 \$\frac{1}{2}\circ COMPRE	(CONT.) FISCAL YEAR LEY FLOOD LEY FLOOD S CONTINE RANSFERRED	* F1SC/	749,575 276,v83 45,800 2,300 21,650 20,400	943,2 45 45 21.6
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD PURPOSE, FISCAL YEAR 1976 \$\frac{3}{2}\cdot 2,150 F 1977 \$\frac{1}{2}\cdot 2,000 RECTICUT RIVER VAL CONTROL COMMISSION SHOULD RIVER VAL CONTROL COMMISSION SHALL NOT BE THE UTION TO COMMISSION SHALL NOT BE THE OF EXPENDED FOR ANY OTHER PURPOSE. TOTAL ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 00 FLOERAL FUNDS 11 MERPA . FLOOD CONTROL COMM, 03 OTHER BOEFWOOD CONTROL COMM, 03 OTHER BOEFWOOD SHALL SHATS 04 TRANSFORMER OF PURDS 05 AGE MOY INCOME OEERING PRI 07 AGE MOY INCOME OEERING PRI	(CONT.) FISCAL YEAR LEY FLOOD UNT OF \$500 XYENSES AND S CONTIME- ANSFERRED	• F1SC/	749,575 270,vdJ 45,000 2,300 21,550	943,2 45., 45., 21.6
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 12 MATER RESOURCES BOARD 17 18-2-180, CONNECTIONT RIVER VAL CONTROL COMMISSION FUNDS IN THE AND EACH FISCAL TEAR FOR PER DITM AND EACH FISCAL TEAR FOR STATE'S UTION TO COMMISSION SHALL NOT BE TR OR EXPENDED FOR ANY OTHER PURPOSE. 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 00 FEDERAL FUNDS 11 MERP. 0. FLOOD CONTROL COMM. 13 OTHER AGENCY FUNDS 04 TRANSFER FROM PUB MAS 1 MMYS 05 AGENCY INCOME DEAFING PRT 10 MAGENCY INCOME POON MAINTENANCE 09 AGENCY INCOME POON MAINTENANCE 00 AGENCY INCOME POON	(COMT.) CISCAL YEAR LEY FLOOD REMASES AND COMPANIA AMSPERSES AND COMPANIA C	• FISC	749,575 270,v83 45,800 2,300 21,650 20,608 10,008 71,008 29,637	943.2 45 45 21.6 26 25.4 1 7
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD PURPOSE, FISCAL TEAR 1976 \$\frac{3}{2}\cdot 2,150 F 1977 \$\frac{1}{2}\cdot 2,150 C 00N RECOLUTION RIVER VAL CONTROL COMMISSION SHAUD IN THE AND CE UTION TO COMMISSION SHAUD NOT BE TR OF EXPENDED FOR ANY OTHER PURPOSE. TOTAL ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 00 FEORMAL FUNDS 11 MERPA . FLOOD CONTROL COMM, 03 OTHER AGENCY FUNDS MES 1 MINTS 04 TRANSFORMED FOR THE PRIT. 05 AGE MOY INCOME DEERING PRIT 07 AGENCY INCOME DEERING PRIT. 08 AGENCY INCOME DEERING PRIT. 09 AGENCY INCOME DEERING PRIT. 09 AGENCY INCOME PITTSURGE PRIT. 09 AGENCY INCOME PITTSURGE PRIT. 09 AGENCY INCOME PITTSURGE PRIT.	(COMT.) (ISCAL YEAR LET FLOOD DUNT OF \$500 VOLUT OF \$500 S COMITON S COMITON AMSFERREO	• FISC	749,975 270,vd3 45,400 2,300 21,650 20,400 21,650 20,400 1,500 7,000	943.2 45 45 21.6 24.1 25
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES, FISCAL YEAR 61976 \$4-2,150 F 10 MATER RESOURCES, CONNECTION THE AND EACH FISCAL YEAR FOR PER OITM AND EACH FISCAL YEAR FOR PER OITM AND EACH FISCAL YEAR FOR STATE*S UTION TO COMMISSION SHALL MOT BE THE OR EXPENDED FOR ANY OTHER PURPOSE. 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 10 FEORMAL FUNDS 11 MERP. 0. FLOOD CONTROL COMM. 13 OTHER AGENCY FUND HAS 3 MAYS 14 AGENCY INCOME GERING PRI 18 AGENCY INCOME GERING PRI 18 AGENCY INCOME GERING PRI 18 AGENCY INCOME GROW MAINTENANCE 19 AGENCY INCOME FRON MAINTENANCE 19 AGENCAL FUND TOTAL 10 FORMANCH PERSONAL SERVICES	(COMT.) (ISCAL YEAR LET FLOOD DUNT OF \$500 VOLUT OF \$500 S COMITON S COMITON AMSFERREO	• FISC	749,575 270,v03 45,000 2,300 21,650 20,000 25,000 10,000 25,007 749,575	943.2 45 45 21.6 26 25 1 7 309.2 943.2
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES. FISCAL YEAR 97 80 PC. 150 PC. 11 MATER RESOURCE OF FUNDS FUTER AND EACH FISCAL YEAR FOR STATE: SUITION TO COMMISSION SHALL MOT BE THE TO BE EXPENDED FOR ANY OTHER PURPOSE. 10 MATER RESOURCE OF FUNDS FOR MATER RESOURCES BOARD 10 FEORMAL FUNDS 11 MERS. A FEODOS CONTROL COMM. 12 MERS. A FEODOS CONTROL COMM. 13 MERS. A FEODOS CONTROL COMM. 14 MERS. A FEODOS CONTROL COMM. 15 AGE MOY INCOME CREINED PRT. 16 AGE MOY INCOME CREINED PRT. 17 AGE MOY INCOME CREINED PRT. 18 AGE MOY INCOME CREINED PRT. 19 AGE MOY INCOME CREINED PRT. 20 AGE MOY INCOME CREINED PRT. 21 AGE MOY INCOME CREINED PRT. 22 CONSTRUCTION CREM 23 PERMANENT PERSONAL SERVICES 23 CURRENT EXPENSE 24 EQUIPMENT SO DIMESS	(COMT.) (ISCAL YEAR LEFF LOOD) UNIT OF \$500) UNIT OF \$500 S COMITON AMM FERREO C C C C C C C	• F1SC	749,575 276,v83 45,680 21,656 22,680 108 25,080 7,097 749,575 84,455 11,600 11,600 51,000	943,2 45 25 21.6 24 1 25 1 7 309,2
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES. 11 MATER RESOURCES. 11 MATER RESOURCES. 11 MATER RESOURCES. 13 MATER RESOURCE OF FUNDS FOR MATER RESOURCES. 14 MATER RESOURCES BOARD 15 MERP. R. FLOOD COMPROL COMM. 15 MERP. R. FLOOD COMPROL COMM. 15 MERP. R. FLOOD COMPROL COMM. 16 AGE MOY INCOME GERING PRT. 16 AGE MOY INCOME GERING PRT. 17 AGE MOY INCOME GREEN WILLE PRT. 18 AGE MOY INCOME GREEN MATER HAMDE. 19 AGE MOY INCOME GREEN MATER HAMDE. 10 AGE MOY INCOME GREEN MATER HAMDE. 10 AGE MOY INCOME GREEN MATER HAMDE. 10 AGE MOY INCOME FORN MATER HAMDE. 10 AGE MOY INCOME FORN MATER HAMDE. 10 AGE MOY INCOME PROW MATER HAMDE. 11 AGE MOY INCOME PROW MATER HAMDE. 12 COMSTRUCTION CREM 10 AGE MOY INCOME PROW MATER HAMDE. 11 AGE MOY INCOME PROW MATER HAMDE. 12 COMSTRUCTION CREM 11 AGE MOY INCOME PROW MATER HAMDE. 12 AGE MOY INCOME PROW MATER HAMDE. 13 AGE MOY INCOME PROW MATER HAMDE. 14 AGE MOY INCOME PROW MATER HAMDE. 15 AGE MOY INCOME PROW MATER HAMDE. 16 AGE MOY INCOME PROW MATER HAMDE. 17 AGE MOY INCOME PROW MATER HAMDE. 18 AGE MOY INCOME PROW MATER HAMDE. 19 AGE MOY	(COMT.) CISCAL YEAR LEY FLOOD UNIT OF 3500 XY COSTS AND	• F1SC	749,575 270,v60 45,600 21,600 21,600 25,600 25,600 17,4007 749,575 84,455 11,400 11,371 11,566	943.2 45 45 21 21 21 21 39 17 39 943.2 65./02 175 943.2
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 12 MATER RESOURCES BOARD 13 MATER RESOURCES BOARD 13 MATER RESOURCES BOARD 14 MATER RESOURCES BOARD 15 MATER RESOURCES BOARD 16 MERPA, Q. FLOOD CONTROL COMM. 18 MERPA, Q. FLOOD CONTROL COMM. 19 THERE AGENCY THOOS 14 TRANSFER FROM PUB NESS I MAYS 15 AGENCY INCOME LAREPORT PRI. 16 AGENCY INCOME GREENVILLE PRI. 16 AGENCY INCOME GREENVILLE PRI. 17 AGENCY INCOME GREENVILLE PRI. 18 AGENCY INCOME GREENVILLE PRI. 18 AGENCY INCOME GREENVILLE PRI. 19 AGENCY INCOME GREENVILLE PRI. 20 CONSTRUCTION CREM 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSE 22 BURETIS 24 IN STIE TOWEL 25 APPROPRIATION FOR EQUIPMENT SM	(COMT.) CISCAL YEAR LEY FLOW TO 15500 COMT. COMT	• FISC	749,575 270,v60 45,600 21,650 20,600 1000 25,000 27,000 27,000 27,000 29,637 749,575	943.2 45 45 21.6 20 1 1 309.2 943.2 85.702 17509 53.uuc 11.95
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES. 11 MATER RESOURCES. 11 MATER RESOURCES. 11 MATER RESOURCES. 13 MATER RESOURCE OF FUNDS FOR MATER RESOURCES. 14 MATER RESOURCES BOARD 15 MERP. R. FLOOD COMPROL COMM. 15 MERP. R. FLOOD COMPROL COMM. 15 MERP. R. FLOOD COMPROL COMM. 16 AGE MOY INCOME GERING PRT. 16 AGE MOY INCOME GERING PRT. 17 AGE MOY INCOME GREEN WILLE PRT. 18 AGE MOY INCOME GREEN MATER HAMDE. 19 AGE MOY INCOME GREEN MATER HAMDE. 10 AGE MOY INCOME GREEN MATER HAMDE. 10 AGE MOY INCOME GREEN MATER HAMDE. 10 AGE MOY INCOME FORN MATER HAMDE. 10 AGE MOY INCOME FORN MATER HAMDE. 10 AGE MOY INCOME PROW MATER HAMDE. 11 AGE MOY INCOME PROW MATER HAMDE. 12 COMSTRUCTION CREM 10 AGE MOY INCOME PROW MATER HAMDE. 11 AGE MOY INCOME PROW MATER HAMDE. 12 COMSTRUCTION CREM 11 AGE MOY INCOME PROW MATER HAMDE. 12 AGE MOY INCOME PROW MATER HAMDE. 13 AGE MOY INCOME PROW MATER HAMDE. 14 AGE MOY INCOME PROW MATER HAMDE. 15 AGE MOY INCOME PROW MATER HAMDE. 16 AGE MOY INCOME PROW MATER HAMDE. 17 AGE MOY INCOME PROW MATER HAMDE. 18 AGE MOY INCOME PROW MATER HAMDE. 19 AGE MOY	(CONT.) CISCAL YEAR LCY FLOOR LCY FL	• FISC	749,575 270,v60 45,600 21,600 21,600 25,600 25,600 17,4007 749,575 84,455 11,400 11,371 11,566	943.2 45 45 21 21 21 21 39 17 39 943.2 65./02 175 943.2
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 12 PURPOSE. FISCAL YEAR 1976 34-2,151 F 10 17 18-2,150 C SOARD 18 SAARD	(CONT.) CISCAL YEAR LCY FLOOR LCY FL	• FISC	749,575 270,v60 45,600 21,600 21,600 25,600 25,600 17,4007 749,575 84,455 11,400 11,371 11,566	943.2 45 45 21 21 21 21 39 17 39 943.2 65./02 175 943.2
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES. 11 MATER RESOURCES 11 MATER RESOURCES BOARD 11 MATER RESOURCES BOARD 12 STIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 12 STIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 13 MERP. 0. FLOOD COMYROL COMM. 14 MERP. 0. FLOOD COMYROL COMM. 15 AGE MOY INCOME DEERING PRT. 16 AGE MOY INCOME DEERING PRT. 17 AGE MOY INCOME DEERING PRT. 18 AGE MOY INCOME DEERING PRT. 18 AGE MOY INCOME DEERING PRT. 19 AGE MOY INCOME DEERING PRT. 10 AGE MOY INCOME DEENING PRT. 10 AGE MO	(CONT.) CISCAL YEAR LCY FLOOR LCY FL	, F1SC/	749,575 270,v60 45,600 21,650 21,650 25,600 1,000 25,600 11,000 11,000 11,000 11,371 11,566 113,000	943.2 45 45 21.6 21.6 21.7 309.2 943.2 65.702 17502 1195 12J 113.000
1.03 RESOURCE PROTECTION & OEVELOPMENT 14 MATER RESOURCES BOARD 11 MATER RESOURCES SOARD 11 MATER RESOURCES, FISCAL YEAR 19 78 P2, 153 F 17 T \$42,150, CONNECTIONT RIVER VAL CONTROL COMMISSION FUNDS IN THE AND EACH FISCAL YEAR FOR STATE "S UTION TO COMMISSION SHALL MOT BE THE OR EXPENDED FOR ANY OTHER PURPOSE. 10 TOTAL 12 ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 14 TRANSFER FROM PUND HAS 1 MAYS 15 MEEMOY INCOME LACEPORT PRI. 16 AGENCY INCOME FROM MAINTENANCE 16 AGENCY INCOME FROM MAINTENANCE 17 AGENCY INCOME FROM MAINTENANCE 18 AGENCY INCOME FROM MAINTENANCE 19 AGENCY INCOME FROM MAINTENANCE 20 CONSTRUCTION PUTS.FISH I GAME THIS APPROPRITATION FOR EQUIPMENT SCHOOL THE RESOURCES BOARD SALL DETERMINE MATER RESOURCES BOARD SALL DETERMINE MATER RESOURCES BOARD SALL DETERMINE MATER RESOURCES BOARD SALL DETERMINE LESTIMATED SOURCE OF FUNDS FOP	(CONT.) CISCAL YEAR LCY FLOOR LCY FL	• F1SC	749,975 270,v83 45,000 2,300 21,650 20,600 108 25,000 27,002 27,002 27,002 11,000	943.2 45 45 21.6 20 1.7 1.0 39.2 3943.2 65./02 17520 50.uuc 11.95 123 113.000

HB777 PAGE 99 64157	• FISCAL YEAR 15	976 ** FISCAL YEAR 1977	
.33 RESOURCE PROTECTION & DEVELOPMENT 4 MATER RESOURCES BOARD 3 SPECIAL BOAPO	(CONT.)		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSE	63.363 9.250	44.A39 9.700	
30 FQUIPMENT 50 OTHER PERSONAL SERVICES	1,578 6,000 4,687	6,000 4,835	
42 BENEFITS 70 IN STATE TPAVEL	7,060	7,00ù	
TOTAL ESTIMATED SOUPCE OF FUNDS FOP SPECIAL SOARU GENERAL FUNO		71,678	72,374
GENERAL FUNO TOTAL		71+878 71+878	72,374 72,374
TOTAL		1.253.579	1,462,8.8
ESTIMATED SOURCE OF FUNOS FOR HATER RESOURCES BOARD FEDERAL FUNDS		270,000	450.0.2
OTHER FUNOS GENERAL FUNO TOTAL		604,264 379,315 1,253,579	631,135 381,673
		1,12,33,379	1.462.8.6
POTENTISTANDING ANY DIMER STATUTE OF THE CONTRABAT. THE MATER RESOURCES GOOD NOT ACCEPT OR RECEIVE ANY CIFT OR GRACOAN, NINN OP MITHOUT THE APPROVAL OF GOVERNOR AND COUNCIL. THIS NOTE ODES APPLY TO PUBLIC LAN 506 PROJECTS. 5 NATER POLLUTION COMMISSION 10 OFFICE OF COMMISSION	LAM TO RO MAY NT OF A THE : NOT		
10 PERMANENT PERSONAL SERVICES 11 SALARY OF EXECUTIVE OTRECTOR 12 SALARY OF OPDIVITY EXECUTIVE OTR 13 SALARY OTR MUNICIPAL SERVICE 14 SALARY OF MUNICIPAL SIGNICE 15 SALARY PEST SERVEL SCIENTIST 20 CUMPRIT EXPENSES 3. EQUIPMENT 3. COULD PRESONAL SERVICES	929,653 27,993	944,633 27,993	
12 SALARY OF DEPUTY EXECUTIVE DIR 13 SALARY DIR MUNICIPAL SERVICE 14 SALARY OF CHIEF ADUATIC BIOLOG	26,313 17,323 16,945	26,313 17,323 16,945	
15 SALARY PEST SERVEIL SCIENTIST 20 CURRENT EXPENSES	16.129 132.565 13000	16,129 130,045	
50 OTHER PERSONAL SERVICES 62 BENEFITS	15+003 86-676	3,400 15,003 86,676	
AZ EMETITS AS ASSAULT PAYEL AS OUT OF STATE TRAVEL AS OUT OF STATE TRAVEL AS ASSAULTED AT STATE AT STA	49,900 2,329 3,689,816 42,825	47,60a 2,329 3,609,814 43,115	
THIS APPADPRIATION INCLUDES \$500 FOR THIS SUM IS TO BE AVAILABLE TO COVER COST OF PREHIUMS REQUIRED FOR COMPLET INSURANCE TO MEET THE USUAL HAZARDS N	INSURANCE. THE E HARINE HICH		
HB777 PAGE 100 061575	* FISCAL TEAR 19	76 ** FISCAL YEAR 1977	
05 MATER POLLUTION CONMISSION	(CONT.) (CONT.) (CONT.)		
DEVELOP IN OFF SHORE ESTUARINE WATER OF CONTROL HOPK.	OUALITY		
THIS APPROPRIATION SHALL BE USED TO PEREPLACEMENT EQUIPMENT ONLY.	URCHASE		
THE SUM APPROPRIATED SHALL NOT LAPSE TRANSFERRED OR USED FOR ANY OTHER PUR THE UNEXPENDED PORTION SHALL BE ADDED APPROPRIATION OF THE COMMISSION IN AN SUCCEEDING FISCAL YEAR TO BE USED FOR PURPOSE CONTAINED HEREIN.	OR BE POSE. TO THE Y THE		
FOTAL		4,980,666	6,986,916
ESTIMATED SOURCE OF FUNDS FOR OFFICE OF COMMISSION			
OC FECERAL GENERAL FUND TOTAL		263,307 4,717.141 4,980,468	263,3 ₄ 7 4,723,611
12 MINNIPESAUKEE RIVER BASIN		4,700,448	4,986,918
10 PERMANENT PERSONAL SERVICES 11 SALAPY OF ASSISTANT CHIEF ENG 20 CURRENT EXPENSES	85,453	88,974	
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS	135,490 13,683	29,199 162,37y 13,358 12,196	
70 IN STATE TRAVEL	11,809 1,660 4 63,621	12,194 1,661 58,574	
90 PAYBACKS 91 CONTRACTUAL SERVICES	33,060	33,000	
		369,245	615,329
ESTIMATED SOURCE OF FUNOS FOR MINNIPESAUKEE RIVER BASIN 66 MUNICIPAL ASSESMENTS GENERAL FUNO 101AL		269,660 99,585 369,245	303,3)3 112,026 415,329
'3 SUBSURFACE HASTE DISPOSAL			
LC PERMANENT PERSONNEL SERVICES 2C CURRENT EXPENSES 62 BEMEFITS 70 IN-STATE TRAVEL	272,817 45,000 27,282 38,649	283,569 47,500 28,057 40,880	
TOTAL	201444	383,499	396,926

MB777 PAGE 101 041575	• FISCAL YEAR 1976 ** FIS	CAL TEAM 1977
1.33 RESOURCE PROTECTION I DEVELOPMENT (CONT.) 05 WATER POLLUTION COMMISSION (CONT.) 13 SUBSURFACE WASTE DISPOSAL (CONT.)		
ESTIMATED SOURCE OF FUNDS FOR		
ESTIMATED SOURCE OF FUNDS FOR SUBSURFACE MASTE DISPOSAL 09 REL ESTATE TRANSFER TAX GENERAL FUND TOTAL	3 w lu + 0 f w A 3 + 4 9 9	320 s 71 s 92 o
TOTAL	393.499	340+450
TOTAL ESTIMATED SOURCE OF FUNOS FOP WATER POLLUTION COMMISSION	5,733,192	9+74++17+
FEDERAL FUNOS GINER FUNOS GENERAL FUNO	263,347 569,663	2 0 3 0 3 0 7 6 2 8 0 3 0 3 4 0 9 0 7 0 5 6 3
GENERAL FUNO TOTAL	4+916+225 5+733+192	5.749.1/3
TOTAL ESTIMATED SOURCE OF FUNDS FOR	16,262,319	16,531,542
ESTIMATED SOURCE OF FUNDS FOR RESOURCE PROTECTION & GEVELOPMENT FEDERAL FUNDS	1,048,268	1,227,641
OTMER FUNOS FISH AND GAME FUNOS	3,966,047 2,369,216	4.126.8 1 2.38217
GENERAL FUNO TOTAL	8,881,786 16,282,315	6,795,u63 16,531,542
THE COMMISSION IS MEREBY AUTHORIZED TO ACCEPT, MITH GOVERNOR AND COUNCIL APPROVAL, ANY ADDITIONAL FEDERAL FUNDS MICTOR HAY BE HADE AVAILABLE FOR THE STATE'S MATER POLLUTION AVAILABLE FOR THE STATE'S MATER POLLUTION BI AERONAUTICS COMMISSION 14 AERONAUTICS COMMISSION 15 AERONAUTICS COMMISSION 16 AERONAUTICS COMMISSION		
	29.166	29.636
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR 29 CURRENT EXPENSES 36 EQUIPMENT **	19+453 7+675	19,453 8,273
30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS	1,800 2,214	743 2+294
62 BEMEFITS 76 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 91 AIRPORT OPERATIONS 6	4,985 2,575 625	5.163 2.7.5 ESS
91 AIRPORT DERATIONS 92 AIRCRAFT RENTAL OR OPERATION	1.C.000 2.635	2.975
TOTAL	171,462	71,994
M8777 PAGE 102 041575		
	* + FISCAL YEAR 1976 ** FIS	CAL YEAR 1977 *
21 AERONAUTICS COMMISSION (CONT.) 21 AERONAUTICS COMM AOM & SUPPORT (CONT.)		
ESTIMATEO SOURCE OF FUMOS FOR AERONAUTICS COMM AOM I SUPPORT GENERAL FUNO TOTAL	171,462 171,462	71 ₁ 994 71 ₁ 994
PRO ADDROGO LATION OF ALARA IN CIRCLE AND		
THE APPROPRIATION OF \$1800 IN FISCAL 1976 IS FOR THE PURCHASE OF RADIO EQUIPMENT ONLY.		
IN ADMINISTERING SUCH APPROPRIATION, THE AERONAUTICS COMMISSION MAY ALLOCATE UP TO THENTY-FIVE PERCENT TO AIRPORTS MOT LISTED IN THE NATIONAL AIRPORT SYSTEM PLAN. IN MAKING LISTED IN THE NATIONAL AIRPORT SYSTEM PLAN. TO ANALYSO LISTED IN GROWN TO AIRPORT SPONSORSHIP, AIRPORT CHARACTERISTICS INCLUDING PAVENERY, AVIATION SERVICES AVAILABLE, TYPE OF AVIATION ACTIVITY, AIR MAYIGATION AIGS AVAILABLE, ANNUAL AIRCRAFT OPERATION, POULATION SERVEL, NUMBER OF PASSES AIRCRAFT, GAYS OF OPERATION, ETC.		
10 PERMANENT PERSONAL SERVICES 30 EQUIPMENT	80-146 7-150	8 u . 42 S 7 . 05 3
50 DTHER PERSONNEL SERVICES	7,150 3,189 9,201	3.169 8.23d
90 ESTABLISH EMAUNT MAY FAC 91 AIRPORT DEV I AIR NAVIGTN AIOS	2 .632 19.000	21.06.
TOTAL ESTIMATED SOURCE OF FUNOS FOR ATRICARET TOLLS I FEES GEMERAL FUNO	137,684	139,894
GENERAL FUNO TOTAL	137,684 137,684	139,694 139,894
33 SECTION PURPOSELY OMITTED		
TOTAL ESTIMATED SOURCE OF FUNDS FOR AERONAUTICS COMMISSION	3.9 +146	211,646
AERONAUTICS COMMISSION GENERAL FUNO TOTAL	319,146	211,666
'2 PORT AUTHORITY	369,146	211.608
10 PERMANENT PERSONAL SERVICES .	7,767	7,767
26 CURRENT EXPENSES	5,165 5,226	5,425 5,226
62 BENEFITS 73 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	1.063	1+.63
ON UUI OF STATE TPAVEL	ร ่งี้งั	2 .

HF777 PAGE 133 041575		ISCAL YEAR 1976	** FISCAL YEAR 1	1977
AOTTETSOGRAFIE ZTESOGRAFIE ZTESOGRAFIE	(CONT.)			
95 VEINGURSEMENT TO HARBOR MASTER	A	7.003		7 + 0 =
TOTAL SSTEMATED SOURCE OF FUNDS FOR PORT AUTHORITY		26 , 6 4 3		27+1.
PORT AUTHORITY ,ET-PAL FUN) TOTAL		26,843 26,843		27.1J 27.1.
POSITION NUMBER 392 SHALL OF ADDLISH	EO			
JULY 1, 1975. 33 PUBLIC MOPKS CIVISION OFFI PUBLIC MORKS 1 PUBLIC MOPKS OIVISION				
10 DEBMANENT DEDSONAL SERVICES		266,293 6,667	269+6	162
19 OVERTIME 23 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES		8,300 5,449	6.6 6.5 1.4	500 200
SC OTHER PERSONAL SERVICES 62 REMERITS		6.000 24.304	8.0 24.5	10 U 9 d 3
SCOPER PERSONAL SERVICES 72 IN STATE TRAVEL 90 OUT OF STATE TRAVEL 90 OUT OF STATE TRAVEL 94 ADVIN COSTS TO DEPT PH L H 95 CONSULTANTS		10,000 300 1ulq	9.6 10.1	30.2
	G	21,000		
TOTAL		359.713		337,71
ESTIMATED SOURCE OF FUNDS FOR PUBLIC MORKS CIVISION OF SALE OF PLANS GENERAL FUND	•	3,000		3
GENERAL FUND		356,713 359,713		334.71 337.71
TCTAL		359.713		337,71
ESTIMATED SOURCE OF FUNDS FOR PUBLIC MORKS DIVISION DEPT PUBLIC MORKS OTHER FUNDS		,		337471
GENERAL FUNO		3,000 356,713		3,0- 334,71
TOTAL		359,713		357,71
CLASS 19 INCLUDED IN THIS TOTAL APPR. SHALL BE USED ONLY FOR PAYMENT OF OV. PEPMANENT CLASSIFIED EMPLOYETS. BEC. THE MIGHAT SYSTEM OF PROJECT ACCOUNTY OF PASTMENT SHALL SUBMIT STREMENT TO PRESCRIBED BY HIM A REPORT OF ACTUAL UPON RECEIPT OF SUCH REPORT THE COMP. HAY AUTHORIZE A TRANSFER FROM CLASS CLASS 10. THE OPERATMENT WAS THEN CO. PEPMANENT CLASSIFIED PAYROLL, INCLUD	CRITICE FOR AUSE OF ITHE ITHE ITHE CVERTIME. TROULER 19 TO HARGE ITS ING			
HB777 FAGE 104 841575	* F	ISCAL YEAR 1976	** FISCAL YEAR	1977
. 4 TRANSPORTATION	(CONT.)			
OVERTIME EQUAL TO THE ABOVE MENTIONE TRANSFER, ACAINST CLASS 11. NO TRAN BE MADE FROM THE SALARY AQUASTMENT FOR CLASS 19 OVERTIME ACCOUNT AND ANY BAIL CLASS 19 AT THE END OF THE YEAR SHALL BY PUBLIC MORKS IN TICHWAYS	OSER MAY UND TO THE LANCE IN L LAPSE.			
IN PERMANENT PERSONNEL SERVICE	729,798 32,692		738,310 32,692	
11 SALARY OF COMMISSIONER 12 SALARY OF DEPUTY COMMISSIONER 13 SALARY OF ASSI COMMISSIONER 14 SALARY OF ASSOCIATE COMMISSIONER	29,206		29,206 29,426 29,466	
SO CALLET EXPENSE 18 OAELINE 19 OAELINE	° 29.066 3.715 275.040		3+715 267+808	
33 EQUIPMENT 53 DIMER PERSONNEL SERVICE	5,100 32,100		5,J00 33,000	
52 DENEFITS 76 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	67,070 130 3,300		67,982 130 3,300	
•	-,,,,,		3,344	
* OTHER PROVISIONS OF LAW NOTWITHSTAY SHOULD THE UNCLASSIFIED POSITION OF COMMISSICHER BECOME WACANT POSITION REMAIN UNFILLED THROUGH THE PEMAINDEY BIENTIUM	ASSOCIATE WILL R OF THE			
TOTAL		1,256,003	1,276,4	147
ESTIMATED SOURCE OF FUNDS FOR PUBLIKKES HMYS ADMIN				
32 HIGHHAY FUNOS TOTAL		1,256,003	1,276,4	147 147
35 CFUIM2				
90 CLAIMS 91 DAMAGE ON CLOSED PROJECTS	750 216,000		75 Q 25 Q + 5 G	
TOTAL		26 . 756	260.7	75u
ESTIMATED SOURCE OF FUNOS FOR CLAIMS				
02 MIGHWAY FUNOS TCTAL		20C.750	200.7 200.7	750

	HB777 PAGE 105 941575		* * ETCCAL VA	AR 1976 ** FIS	TA. T. S	
	14 TRANSPORTATION 14 PUBLIC MORKS & HIGHWAYS 11 ADMINISTRATION 33 SPECIAL RETIREMENT	(CONT.) (CONT.)				
	90 SPECTAL RETIREMENT		1,431	1:418		
	TOTAL		à-	• 430	1.433	
	ESTIMATED SOUPCE OF FUNDS FOR SPECIAL RETIREMENT OZ MIGHMAY FUNDS TOTAL		1.	, 4 3 u , 4 3 g	1 + % 3 1 + % 5 -	
:	4 ACCIDENT & COMPENSATION					
	90 ACCIDENT & COMPENSATION	A	100.023	1		
	TOTAL		136	.06.	1.393	
	ESTIMATED SOURCE OF FUNDS FOR ACCIDENT & COMPENSATION OR MISHWAY FUNDS TOTAL		165	.600	1001001	
3	S GENERAL FUND D H					
	9G GENERAL FUND O H	Ε	296.524	326.176		
	TOTAL		295	,524	3 6 6 1 7 6	
	ESTIMATED SOURCE OF FUNDS FOR GENERAL FUND O H O2 HIGHMAY FUNDS TOTAL		29E 5	4524 5524	326,176 326,176	
7	6 WATER RESOURCES BOARD					
	90 MATER RESOURCES BOARD	A	21,650	21.65[
	TOTAL		21.	650	21,651	
	ESTIMATED SOURCE OF FUNDS FOR MATER RESOURCES BOARD 02 HIGHMAY FUNDS TOTAL		21.	,65d ,650	21.65 21.65	
1	1 BONDING STATE OFFICERS					
	96 BONDING STATE OFFICIALS		1,753	1,752		
	TOTAL		1	,750	1,75.	
	ESTIMATED SDURCE OF FUNDS FOR BONDING STATE OFFICERS 02 HIGHMAY FUNDS TOTAL			75C 75ú	1.756 1.750	
	H8777 PACE 156 041575		• FISCAL YEA	AR 1976 ** FIS	CAL YEAR 1977	
1.0	S TRANSPORTATION S PUBLIC WORKS & MIGHWAYS ADMINISTRATION	(CONT.) (CONT.)				
	TOTAL ESTIMATED SOURCE OF FUNDS FOF ADMINISTRATION HIGHWAY FUNDS TOTAL			1,878,1u7 1,878,1u7 1,878,1u7		1,93,,2,3
0	S EMGINEERING 1 EMGINEERING			1.0.0.20		1,930,6.3
	10 PERMANENT PERSONNEL SERVICZE 19 OVERTIE 20 CURRENT EXPENSE 10 EOUTPHENT 50 OTHER PERSONNEL SERVICE 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE	A	5,614,776 153,341 306,400 26,100 580,300 604,358 160,000	5,645,437 153,341 330,000 32,511 590,305 660,34 160,000 3,700		
	94 RADIOS 95 CONSULTANTS	•	122. 160	160U		
	TOTAL		0.213	575	8.340.373	
	ESTIMATED SOURCE OF FUNOS FOR ENGINEERING 82 HIGHMAY FUNDS TOTAL		6,213, 6,213,	,575 ,575	8,340,373 8,340,373	
)	2 PUB NEK HMYS MATS & RESEARCH					
	10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 28 CURRENT EXPENSE 33 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 88 OUT OF STATE TRAVEL		477,097 44,669 37,510 3,757 25,130 51,793 12,351 600	479,431 44,669 39,500 4,343 25,515 52,619 12,350		
	TOTAL		652	896	858,417	
	ESTIMATED SQUACE OF FUNOS FOR PUB WAR MUTS MATS & RESEARCH 02 HIGHWAY FUNOS TOTAL		652 ·	96 96	658,417 658,417	

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TPANSPOPIATION PUBLIC MONES & HIGHWAYS ENSINEERING TPUP WER HMY PLAN & COON	(CONT.)				
1: PERMANENT PERSONNEE SERVICES 14 UNFORTH 25 CHREAT EXPENSES 5 CHECK PROLUMBLE SERVICES 52 SENERT 76 IN STATE TRAVEL 7, UNION STATE TRAVEL		495,489 2,401 29,000 17,520 58,600 53,683 5,734 338		498,362 2,400 31,500 10,350 58,400 53,371 6,106 3337	
TUTAL		66	1,564	660,425	
ECTIMATED SOURCE OF FUNDS FOR PIR NEW PHYS PLAN & ECCN C2 HISHMAY FUNDS TOTAL		66 66	1,564 1,564	664.425 660.425	
TOTAL ESTIMATED SDUNCE OF FUNDS FOR FNGINEERING HIGHWAY FUNDS			9,528,035		9,659,2
TOTAL 3 CONSTRUCTION & RECONSTRUCTION 11 HATCHING FUNDS (FED ATO) 1 FERERAL ALD INTERSTATE			9,526,035		9,659,21
40 FEDERAL DIO INTERSTATE		15,366,750	1	5,306,750	
TOTAL		15,38	£,750	15,306,750	
ESTIMATED SDURCE OF FUNDS FD9 FF0EGAL ALD INTERSTATE C. FF0 AID INTERSTATE LE HIGHAY FUNDS TCTAL		14,66 61 15,30	26,500 86,25 0 66,750	14,626,520 680,250 15,306,750	
2 FEDERAL AID PRIMARY					
9; FEDERAL AID PRINARY		4.954.140		6,956,140	
TOTAL		4, 9	54,140	4,954,140	
ESTIMATED SOUPCE OF FUNDS FOR FEDERAL ATJ PRIMARY CC FEDERAL FUNDS 62 HIGHMAY FUNDS TCTAL		3,4 1,5 4,9	12,850 +1,290 54,146	3,412,850 1,541,29, 4,954,140	
N8777 PAGE 138 J4157		* FISCAL	YEAR 1976 **	FISCAL YEAR 1977	
TRANSPORTATION 4 PUBLIC MORKS I HIGHWAYS 3 CONSTRUCTION 1 RECONSTRUCTION 11 HAICHING FUNDS (FED AID) 3 FETERAL AID SECONDARY	(CONT.) (CONT.) (CONT.)				
9 FEDERAL AID SECONDARY		2,630,950		2,630,956	
TOTAL		2.6	36.950	2,830,950	
ESTIMATED SOURCE OF FUNDS FOR FFOERAL ATO SECONDARY OC FEDERAL FUNDS ,2 HIGHNAY FUNDS		1,9	54,208 80,750	1,950,200 680,750	
TOTAL		2 , 6	30,950	2,630,950	
4 FEDERAL AID URBAN					
9C FEDERAL AID URPAN TOTAL		1,150,100	50.100	1,150,100	
ESTIMATED SOURCE OF FUNOS FOR FEDERAL ATD URBAN OF FEDERAL FUNOS 32 HIGHMAY FUNOS				792.300	
CC FEDERAL FUNDS 12 HIGHNAY FUNDS TOTAL		3'	92,300 57,800 50,100	357,800 1,150,100	
05 FEO AID U4BAN D FUNDS		***			
9. FEDERAL AID URRAN D FUNDS		4,369,996		4,369,996	
TOTAL		4,3	69,996	4,369,996	
ESTIMATED SOURCE OF FUNOS FOR FFD AID URBAN O FUNOS CJ FEDERAL FUNOS 02 HIGNMAY FUNOS IDIA:		3,8 9	50 ,4 ú0 19,596 69,996	3,850,400 519,596 4,369,996	
7 F A PRIORITY					
9G DTHER EXPENDITURES		1,596.803		1,596,600	
TOTAL		1.5	96,000	1,596,630	
ESTIMATED SOURCE OF FUNDS FOR F A PRIDRITY OJ FEDERAL FUNDS OZ MIGHMAY FUNDS		1.1	&G.000	1.100.00J 496.00D	
TOTAL		1.5	96,800 96,800	1,596,600	

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.04 TRANSPORTATION 36 PUBLIC MORKS & HIGHWAYS 32 CONSTRUCTION & RECONSTRUCTION 01 HATCHING FUNDS (FED AID)	(CONT.) (CONT.) (CONT.)		
98 PETRO TRANSIT AGENCY 98 OTHER EXPENDITURES		149.400	1 % 4 . 4 0 0
		144.446	144.463
FSTIMATED SOURCE OF FUNOS FOR			
METRO TRANSIT ACENCY OF FEDERAL FUNOS OZ HIGHNAY FUNOS TOTAL		132,300 17,140 144,480	132.16. 17.16. 149.46.0
09 REMOVE ROADSIDE DOSTACLES			
90 OTHER EXPENDITURES		384.600	384 . 634
TOTAL		384 •60j	384,046
ESTINATED SDURCE OF FUNDS FOR REMOVE ROADSIDE DBSTACLES 03 FEDERAL FUNDS 02 HIGHMAY FUNDS TOTAL		367,500 17,100 384,600	357.560 17.100 380,600
IL RAILROAD GRADE CROSSINGS			
90 OTHER EXPENDITURES		340.560	340,560
TOTAL		340,560	344,564
ESTINATED SOURCE OF FUNOS FOR RATLRDAD GRADE GROSSINGS 80 FEDERAL FUNOS 02 HIGHMAY FUNOS TOTAL		325,393 15,167 341,560	325,393 15,167 340,560
11 SPOT IMPROVEMENT			
96 DTHER EXPENDITURES		384,600	364,600
TOTAL		384.604	364,644
ESTIMATED SOURCE OF FUMOS FOR 300 TIMPROVEMENT 300 FEOCRAL FUMOS 02 MIGHWAY FUMOS TOTAL		367,500 17,130 384,630	367,534 17,103 384,634
. HB777 PAGE 110 041575		FISCAL YEAR 1976	** FISCAL YEAR 1977
L.)4 TRANSPORTATION 14 PUBLIC MORKS & NIGHNAYS 33 CONSTRUCTION 1 RECONSTRUCTION 11 NATCHING FUNDS (FED AID) 12 SAFER ROAD DEMO	(GONT.) (CONT.) (CONT.) (GONT.)		
12 SAFER ROAD DE NO			
90 DTHER EXPENDITURES		523,250	523,256
TOTAL		523,250	523+250
ESTINATED SOURCE OF FUNOS FOR SAFER ROAD DEND 00 FEDERAL FUNOS 02 HIGHMAY FUNOS TOTAL		560.000 23.250 523.250	560.022 23.250 523.250
13 PAVEHENT HARKING			
90 CTHER EXPENDITURES		457,951	457,950
TOTAL ESTIMATED SOURCE OF FUNDS FOR		457,95J	657, 453
PAVEMENT HARKING 00 FEDERAL FUNDS 02 HIGHWAY FUNDS TOTAL		%37 °582 29 °368 %57 °959	437,582 24,368 457,95.
14 BRIDGE REPLACEMENT			
9C OTHER EXPENDITURES		1.800.000	1.860.000
			1.800.000
TOTAL		7+950+090	1,000,000
TOTAL ESTIMATED SOURCE OF FUNDS FOR BRIDGE REPLACEMENT OF FERREAL FUNDS OF MICHAET FUNDS TOTAL		1,500,040 1,500,040 380,000 1,800,000	1.560.000 1.560.000 300.000 1.880.000
ESTIMATED SOURCE OF FUNDS FOR BRIDGE REPLACEMENT 03 FEDERAL FUNDS 02 HIGHMAY FUNDS		1.5CC.úm0 300.000	1.560.000 300.000
ESTIMATEO SOURCE OF FUNOS FOR BRIDGE REPLACEMENT OF FEDERAL FUNOS O2 MIGHNAY FUNOS TOTAL		1.5CC.úm0 300.000	1.560.000 300.000
ESTIMATEO SOURCE OF FUNOS FOR BRIDGE REPLACEMENT OS FEOREM FUNOS OZ MIGHNAY FUNOS TOTAL 15 ECONOMIC GROWTH CENTER		1,500,000 300,000 1,800,600	1.56v.bu0 3bu.du0 1.08v.000
ESTIMATED SOURCE OF FUNOS FOR BRIDGE REPLACEMENT 02 FEDERAL FUNOS 02 MICHMAY FUNOS 1071AL 15 ECONOMIC GRONTH CENTER 98 OTHER EXPENDITURES		1,5CC80 380.000 1,800.030	1.56v.bu0 36v.du0 1.088v.000

	HP7"7 PAGE 111 .41575		* FI	COAL WEAR	076		AL WCAR	
1.	. TRANSPORTATION	(CONT.)		SOME TERK 1	910	+150	AL YEAR 1977	
	S PUBLIC WORKS I HIGHWAYS CONSTRUCTION L RECONSTRUCTION : MATCHING FUNDS (FEU AID)	(CONT.)						
	TOTAL ESTIMATED SOUNCE OF FUNDS FOR HATCHING FINDS (FFU AID) FFORPAL FINDS HIGHWAY FUNDS				34,611,996			34,511,996
	1012				29.612.525 4.999.471 34.611.996			29,612,525 4,999,471 34,611,996
	' HON-MATCHING FUNOS 1 ST FUNOS FED LAND FUNGS							
	95 FEDERAL LAND FUNUS		5(1,133					
	TOTAL			265,600				
	ESTIMATED SOURCE OF FUNDS FOR ST FUNDS FED LAND FUNDS 32 NIGHWAY FUNDS			200.000				
	TOTAL			201.000				
	3 BETTERMENT							
	90 RETTERMENTS		4.560.060			4,560,006		
	1014L			4,500,000			4,500,003	
	ESTINATED SOURCE OF FUNOS FOR BETTERMENT 02 HIGHWAY FUNOS TOTAL			4,501,000 4,501,000			4,586,006 4,500,000	
1	R ROADS TO PUBLIC WATERS						***************************************	
	96 ROAD TO PUBLIC MATERS		19.000			10,060		
	TOTAL			10,000		,	10,000	
	ESTIMATED SOURCE OF FUNDS FOR						107000	
	ROBOS TO PUBLIC HATERS 32 HIGHMAY FUNDS TOTAL			10.000			10,000	
1	1 SECTION PURPOSELY OHITTED							
	TOTAL				4.718,000			4,510,
	HB777 PAGE 112 041575							
			* FI	SCAL YEAR 19	976 •	• F130	AL TEAR 1977	
0	4 TRANSPORTATION 4 PUBLIC HORKS & NIGHMAYS 3 CONSTRUCTION & RECONSTRUCTION 12 NON-MATCHING FUNDS	(CONT.) (CONT.) (CONT.)						
	ESTIMATED SOURCE OF FUNOS FOR							
	NGN-MATCHING FUNDS HIGHWAY FUNDS TOTAL				4.710.000			4,513.0.0
	1012				4.714.060			4,510,000
	TOTAL ESTIMATED SOURCE DE FUNDS FOR				39,321,996			
	CONTRACTOR SOURCE OF FUNDS FOR CONSTRUCTION & RECONSTRUCTION FOCEPAL FUNDS HIGHHAY FUNDS							39,121,996
					20 *** 525			
	HIGHHAY FUNDS TGTAL				29,612,525 9,709,471 39,321,995			39,121,996 29,612,525 9,509,471 39,121,996
,	HIGHHAY FUNDS TGTAL 4 MAINTENANGE 1 PCAD MAINTENANCE				29,612,525 9,709,471 39,321,996			29.612.525
,	G MAINTENANCE 1 PCAD MAINTENANCE 10 PERMANENT PERSONNEL SERVICES		5,321,608		29,612,525 9,709,471 39,321,996	5.4,5.378		29.612.525
,	- HAINTENANCE 1 PCAD MAINTENANCE 10 PERMANENT PERSONNEL SEPVICES 10 OVERTIME 26 CURRENT EXPENSES		1,430,000		29.612.525 9.709.471 39,321.996	5,4u5,378 1,430,000 10,559,000		29.612.525
,	- MAINTEMANCE 1 PCAD MAINTEMANCE 1G PERMANENT PERSONNEL SEPVICES 1G OVERTIME XPENSE 3C COURRENT EXPENSES 3C EQUIPMENT SERVICES		1,430,000 10,051,303 154,845 65u,JJJ		29.812.525 9.709.471 39.321.996	10,559,000 154,770 650,000		29.612.525
,	W MAINTENANCE 1 PCAD MAINTENANCE 1 PCAD MAINTENANCE 10 PERMANENT PERSONNEL SEPVICES 10 CUBERNI EMPENSES 3. EQUIPMENT 5. OTHER PERSONNEL SERVICES 6.2 BENEFIT; 7. IN STATE TRAVEL		1,430,000 10,051,303 154,845		29.812.525 9.709.471 39.321.995	154,770		29.612.525
)	W MAINTENANCE 1 PCAD MAINTENANCE 10 PERMANENT PERSONNEL SEPVICES 10 OVERTIME 10 CONTROL EXPENSES 10 OVER PERSONNEL SERVICES 10 DIMER PERSONNEL SERVICES		1,430,000 10,051,303 154,845 65u,JJJ 653,841	18,475,348	29.612,525 9.709,471 39.321,996	10.559.000 154.770 650.000 662.218	19,665,568	29.612.525
,	W MAINTEMANCE 1 PCAD MAINTEMANCE 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 26 CUBRENT EXPENSES 35 EQUIPMENT 50 OTHER PERSONNEL SERVICES 52 BENNETITS 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR POAD MAINTEMANCE 27 MICHARY FUNDS		1,430,000 10,051,303 154,845 65u,JJJ 653,841		29.612.525 9.709.471 39.321.996	10.559.000 154.770 650.000 662.218		29.612.525
	W MAINTENANCE 1 PCAD MAINTENANCE 10 PERMANENT PERSONNEL SERVICES 19 OVERTINE 20 CUBRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 52 BENNETITS 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR POAD MAINTENANCE 12 HIGHMAY FUNOS TOTAL		1,430,000 10,051,303 154,845 65u,JJJ 653,841	18,475,348 18,475,348 18,475,348	29,612,525 9,709,471 19,321,996	10.559.000 154.770 650.000 662.218	19,65,568 19,865,568 19,865,568	29.612.525
	MAINTENANCE 1 PCAD MAINTENANCE 10 PERMANENT PERSONNEL SERVICES 10 OVERTINE 20 CUBRENT EXPENSES 30 EQUIPMENT 50 DITMER PERSONNEL SERVICES 62 BENNETITS 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR POAD MAINTENANCE 12 MIGHMAY FUNOS TOTAL PUB MRK MMYS BRIOGE MAINT		1,430,000 10,081,103 154,845 554,133 553,841 214,054		29,612,525 9,709,471 19,321,996	10,559,000 154,770 650,000 662,218 264,202		29.612.525
	HAINTEMANCE 1 PCAD MAINTENANCE 10 PERMANNET PERSONNEL SEPVICES 10 OVERTIME 20 CUARENT EXPENSES 30 EQUIPMENT 50 DITMER PERSONNEL SEPVICES 52 SEMETTS 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR POAD MAINTENANCE 12 HICHMAY FUNOS TOTAL L. PUB HAK HAVS BRIDGE MAINT		1,430,000 1,0861,103 154,845 551,133 553,841 214,054		29.612,525 9.709,471 19.321.996	10,559,000 154,770 550,000 662,218 264,202		29.612.525
	LOTAL MAINTEMANCE 1 PCAD MAINTENANCE 10 PERMANNET PERSONNEL SEPVICES 10 OVERTIME 20 CUBRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SEPVICES 52 BENETITS 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR POAD MAINTENANCE 22 MICHMAY FUNOS TOTAL L. PUB HER HMYS BRIDGE MAINT 10 PERMANENT PERSONNEL SEPVICES 19 OVERTIME.		1,430,000 10,081,103 154,845 55u,133 653,841 214,054		29.612,525 9.709,471 19.321.996	10,559,000 154,770 850,000 862,202 264,202 694,140 69,337 90,000		29.612.525
	HAINTEMANCE 1 PCAD MAINTEMANCE 10 PERMANNET PERSONNEL SERVICES 10 OVERTIME 26 CURRENT EXPENSES 25 EQUIPMENT 26 OTHER PERSONNEL SERVICES 26 OTHER PERSONNEL SERVICES 27 ITOMAN FUNDS 10 TAL 29 HIGHMAY FUNDS 10 TAL 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 26 CURPENT EXPENSES 3. EQUIPMENT 36 OTHER PERSONNEL SERVICES 30 OTHER PERSONNEL SERVICES 30 OTHER PERSONNEL SERVICES		1,430,000 10,081,203 154,845 85u,133 653,841 214,054 69,337 69,337 69,337 69,336 60,u00		29.612,525 9.709,471 J9.321.996	10,559,000 154,770 850,000 862,202 264,202 894,140 69,337 90,400 42,360 60,400 76,981		29.612.525
	HAINTEMANCE 1 PCAD MAINTEMANCE 10 PERMANNET PERSONNEL SERVICES 10 OVERTIME 26 CURRENT EXPENSES 25 EQUIPMENT 26 OTHER PERSONNEL SERVICES 26 OTHER PERSONNEL SERVICES 27 ITOMANY FUNDS 10 TAL 29 HIGHMANY FUNDS 10 TAL 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 26 CURPENT EXPENSES 3. EQUIPMENT 36 OTHER PERSONNEL SERVICES 46 OTHER PERSONNEL SERVICES 46 OTHER PERSONNEL SERVICES 46 OTHER PERSONNEL SERVICES 47 OTHER PERSONNEL SERVICES 48 OTHER PERSONNEL SERVICES		1,430,000 10,081,103 154,843 554,143 554,054 214,054	18,475,348 18,475,348	29.612,525 9.709,471 J9.321,996	10,559,000 154,770 550,000 662,218 264,202	19.065.568	29.612.525
	HAINTEMANCE 1 PCAO MAINTEMANCE 10 PERMANENT PERSONNEL SERVICES 10 OVERTIME 20 CURRENT EXPENSES 31 EQUIPMENT 50 DIMER PERSONNEL SERVICES 62 BENETITY 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR 90AD MAINTEMANCE 12 HICHMAY FUNOS TOTAL 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 20 CURPENT EXPENSES 31 EQUIPMENT 52 CURPENT 53 OTHER PERSONNEL SERVICES 52 REMETITS 72 IN STATE TRAVEL		1,430,000 10,081,203 154,845 85u,133 653,841 214,054 69,337 69,337 69,337 69,336 60,u00		29.512,525 9.709,471 J9.321,996	10,559,000 154,770 850,000 862,202 264,202 894,140 69,337 90,400 42,360 60,400 76,981		29.612.525
	HAINTEMANCE 1 PCAO MAINTEMANCE 10 PERMANENT PERSONNEL SERVICES 10 OVERTIME 20 CURRENT EXPENSES 31 EQUIPMENT 50 DIMER PERSONNEL SERVICES 62 BENETITY 72 IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNOS FOR 90AD MAINTEMANCE 12 HICHMAY FUNOS TOTAL 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 20 CURPENT EXPENSES 31 EQUIPMENT 52 CURPENT 53 OTHER PERSONNEL SERVICES 52 REMETITS 72 IN STATE TRAVEL		1,430,000 10,081,203 154,845 85u,133 653,841 214,054 69,337 69,337 69,337 69,336 60,u00	18,475,348 18,475,348	29.512,525 9.709,471 J9.321,996	10,559,000 154,770 850,000 862,202 264,202 894,140 69,337 90,400 42,360 60,400 76,981	19.065,568	29.612.525
	HAINTEMANCE 1 PCAD MAINTEMANCE 10 PERMANNET PERSONNEL SERVICES 10 OVERTIME 26 CURRENT EXPENSES 25 EQUIPMENT 26 OTHER PERSONNEL SERVICES 26 OTHER PERSONNEL SERVICES 27 ITOMANY FUNDS 10 TAL 29 HIGHMANY FUNDS 10 TAL 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 26 CURPENT EXPENSES 3. EQUIPMENT 36 OTHER PERSONNEL SERVICES 46 OTHER PERSONNEL SERVICES 46 OTHER PERSONNEL SERVICES 46 OTHER PERSONNEL SERVICES 47 OTHER PERSONNEL SERVICES 48 OTHER PERSONNEL SERVICES		1,430,000 10,081,203 154,845 85u,133 653,841 214,054 69,337 69,337 69,337 69,336 60,u00	18,475,348 18,475,348	29.612,525 9.709,471 19.321.996	10,559,000 154,770 850,000 862,202 264,202 894,140 69,337 90,400 42,360 60,400 76,981	19.065.568	29.612.525

	MB777 PAGE 113 041575		• F1S	CAL YEAR 19	76 **	FISU	AL YEAR 1977	
	14 TRANSPORTATION 14 PUBLIC NORKS & NIGHNAYS 14 MAINTENANCE 13 PUB NRK HNYS TRAF OIV MARKING	(CONT.)						
	10 PERMANENT PERSONNEL SERVICES 19 OVERTIME		503.296			5,7,472		
	20 CURRENT EXPENSES		2(+)0) 900,000 6,855			950 • 03 b 4 • 33 b		
	30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS		96,J00 57,116			96,03 0 57,533		
	62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		62,067			62.067		
	TOTAL			1,645,834			1.697.413	
	ESTINATED SOURCE OF FUNOS FOR PUB NRK HNYS TRAF DIV MARKING							
	PUB NRK NNYS TRAF DIV MARKING 02 HIGHNAY FUNOS TOTAL			1.645.834			1.697.910	
	4 LAND & BUILDINGS ACCOUNT			140494434			1 +0 7/ + 714	
			300,000			300,600		
	21 BUILDING MAINTENANCE 22 LAND ACQUISITION AND CONSTR 23 DEBT SERVICE		99, 183 103, 766			100.254 101.380		
	TOTAL		-	502.843			501,634	
	ESTIMATED SOURCE OF FUNDS FOR LAMD & BUILDINGS ACCOUNT OZ HIGHNAY FUNDS TOTAL			5 2 2 + 8 4 3 5 0 2 + 8 4 3			5:1.634 561.634	
	5 TURNPIKE BRIDGE MAINT CREN							
	10 PERMANENT PERSCHNEL SERVICES 19 DVERTIME		49.493			52,179		
	30 CURRENT EXPENSES		51,298 20,510			56.365		
	50 OTHER PERSONNEL SERVICES		2.680 5.386			2.55L 5.658		
	70 IN-STATE TRAVEL		10.400			10.466		
	TOTAL			142,639			13: -192	
	ESTIMATED SOURCE OF FUNOS FOR TURNPIKE BRIDGE MAINT CREN 06 TRANS FRON CENTRAL NN TPK 07 TRANS FRON EASTERN NM TPK			95 +820			92,596	
	07 TRANS FROM EASTERN NH TPK TOTAL			46,819 142,639			37.596	
	MR777 PAGE 116 841575		• FIS	CAL YEAR 19	76 **	FISC	A1 VEAD 1977	
l.	M8777 PAGE 114 041575	(GONT.)	• FIS	CAL YEAR 19	76 **	FISC	AL YEAR 1977	•
1.	M9777 PAGE 114 041575 IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN HAINTENANCE	(CONT.) (CONT.)	• FIS	CAL YEAR 19	7b **	FISC	NL YEAR 1977	· •
1.	TRANSPORTATION A PUBLIC MORKS & HIGHWAYS H HAINTENANCE TOTAL FOR SURPCE OF FUNDS FOR	(CONT.)	• FIS	CAL YEAR 19	22,738,383	FISC	AL YEAR 1977	23,363,122
1.	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE	(CONT.)	• FIS	CAL YEAR 19	22,738,383	FISC	AL YEAR 1977	23,363,122
1.	TRANSPORTATION A PUBLIC MORKS & HIGHWAYS H HAINTENANCE TOTAL FOR SURPCE OF FUNDS FOR	(CONT.)	• FIS	CAL YEAR 19	22,738.383	FISC	AL YEAR 1977	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MINITENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE OTHER FUNDS HIGHWAY FUNDS	(CONT.)	• FIS	CAL YEAR 19	22,738,383	FISC/	ML YEAR 1977	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE TOTAL	(CONT.)	• FIS	707,960	22,738,383	F1SC/	711.956	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL INSTITUTE SOURCE OF FUNDS FOR WAINTENANCE OTHER FUNDS NICHWAY FUNDS TOTAL 15 MECHANICAL DIVISION 10 PEPHANENT PERSONNEL SERVICES 19 OVERTIFE 20 CURRENT EXPENSES 30 EQUIPMENT	(CONT.)	• FIS	707,960 33,003 1,464,345 85:230	22,738,383	FISC	711,986 33,13 1,580,691 751,080	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE OTTO TOWN HOHAT FUNDS TOTAL TO	(CONT.)	• FIS	707,960 33,003 1,46,345 85,330 24,800 74,131	22,738,383	FISC/	711,988 33,19, 1,580,691 753,080 24,600 74,588	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE OTHER FUNDS HIGHWAY FUNDS TOTAL 19 OVERTIME 19 OVERTIME 20 CUPRENT EXPENSES 10 COULPMENT 10 OUTHER PESONNEL SERVICES	(CONT.)	• FIS	707,960 33,003 1,804,345 85,230 24,800	22,738,383	FISC/	711,986 33,13 1,580,691 751,080	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR WAINTENANCE OTHER FUNDS HIGHWAY FUNDS TOTAL IS MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 19 OVERTIRE 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 SENEFITS 70 IN STATE TRAVEL 107AL	(CONT.)	• FIS	707,960 1,464,345 65:270 24,000 74,131 1,300	22,738,383	F1SC/	711, 988 33,19, 1,580,691 75,50,00 24,600 74,534 1,330	23,363,122
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE OTHER FUNDS TOTAL 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 SERFITS 50 OTHER PERSONNEL SERVICES 62 SERFITS 70 IN STATE TRAVEL 100 OUT OF STATE TRAVEL 101AL	(CONT.)	• FIS	707,960 1,464,345 65:270 24,000 74,131 1,300	22,738,383 142,639 22,595,744 22,738,383	F1SC/	711, 988 33,19, 1,580,691 75,50,00 24,600 74,534 1,330	23,363.122 13w.192 23,232,93. 23,363.142
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MITTENANCE TOTAL IS MECHANICAL DIVISION 10 PERHAMENT PERSONNEL SERVICES 19 OVERTIME 20 CURRENT EXPENSES 30 OTHER PERSONNEL SERVICES 62 SENFETTS 70 IN STATE TRAVEL 10 TALL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 02 MIGGHAY FUNDS 04 GRAGE THOOME	(CONT.)	• FIS	707,960 1,464,345 65:270 24,000 74,131 1,300	22,736,363 142,639 22,595,744 22,736,363 3,175,236	F1SC/	711, 988 33,19, 1,580,691 75,50,00 24,600 74,534 1,330	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE SITINATED SOURCE OF FUNDS FOR WAINTENANCE SITINATED SOURCE OF FUNDS FOR WAINTENANCE OTHER FUNDS HIGHWAY FUNDS TOTAL SOURCE OF FUNDS FOR MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 10 OUT OF STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 02 MIGHWAY FUNDS 03 GARGE THOOSE 04 GARGE THOOSE 05 GENERALE FUNDS 06 GARGE THOOSE 07 GENERALE FUNDS 08 GARGE THOOSE 09 GARGE THOOSE 10 TATE FUNDS 09 GARGE THOOSE	(CONT.)	• FIS	707,960 1,464,345 65:270 24,000 74,131 1,300	22,738,383 142,639 22,595,744 22,738,383	F1SC/	711, 988 33,19, 1,580,691 75,50,00 24,600 74,534 1,330	23,363.122 13w.192 23,232,93. 23,363.142
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL INSTITUTE SOURCE OF FUNDS FOR MAINTENANCE TOTAL IS MECHANICAL DIVISION 10 PEPHANENT PERSONNEL SERVICES 19 OVERTIFE 20 CURRENT EXPENSES 10 GUILPRET 50 OTHER PERSONNEL SERVICES 62 SENEPTIS 70 IN STATE TRAVEL 10TAL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 02 MIGHMAY FUNDS 03 GRACE THOOS 04 GRACE THOOS 05 GRACE THOOS 10 GOOD OF THE PERSONNEL SERVICES 10 SENEPTIS 10 OUT OF STATE TRAVEL 10TAL 10	(CONT.)		707,960 1,464,345 65:270 24,000 74,131 1,300	22,736,363 142,639 22,595,744 22,736,363 3,175,236		711, 988 33, 13, 1,580, 691 75,50, 080 24,600 74,534 1,330	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE SITINATED SOURCE OF FUNDS FOR WAINTENANCE SITINATED SOURCE OF FUNDS FOR WAINTENANCE OTHER FUNDS HIGHWAY FUNDS TOTAL SOURCE OF FUNDS FOR MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 10 OUT OF STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 02 MIGHWAY FUNDS 03 GARGE THOOSE 04 GARGE THOOSE 05 GENERALE FUNDS 06 GARGE THOOSE 07 GENERALE FUNDS 08 GARGE THOOSE 09 GARGE THOOSE 10 TATE FUNDS 09 GARGE THOOSE	(CONT.)	466,563	707.960 33.003 1.404.345 051.300 24.000 1.300 5.00	22,736,363 142,639 22,595,744 22,736,363 3,175,236	F15C/	711-958 33-13- 1.550-C91 75-0-00 20-13- 1-330 50-0	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE INTENANCE TOTAL IS MECHANICAL DIVISION 10 PEPHANENT PERSONNEL SERVICES 10 OUT OF THE TENANCE 20 CURRENT EXPENSES 30 OUT OF STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 10 EXTERNAL SERVICES 50 STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR 10 COMMUNITY ASSISTANCE (STATE FUNDS) 11 MAINT TO CLASS 5 MIGHWAYS 10 OTHER EXPENDITURES	(CONT.)		707,960 1,464,345 65:270 24,000 74,131 1,300	22,736,363 142,639 22,595,744 22,736,363 3,175,236		711, 988 33, 13, 1,580, 691 75,50, 080 24,600 74,534 1,330	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTAMMICD SOURCE OF FUNDS FOR OTHER FUNDS INCHMAY FUNDS TOTAL IS MECHANICAL DIVISION 10 PERMAMENT PERSONNEL SERVICES 19 OVERTIME 10 UPRESTIT EXPENSES 10 COURSETT EXPENSES 10 OUT OF STATE TRAVEL 10 THE FERSONNEL SERVICES 10 THE FUNDS 11 MAINT TO CLASS 5 MEGNAYS 10 OTHER EXPENDITURES 10 THE FUNDS 10 TH	(CONT.)		707.960 33.003 1.404.345 051.300 24.000 1.300 5.00	22,736,363 142,639 22,595,744 22,736,363 3,175,236		711-958 33-13- 1.550-C91 75-0-00 20-13- 1-330 50-0	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL INSTITUTE SOURCE OF FUNDS FOR WAINTENANCE TOTAL IS MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 15 MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 15 OUTER PERSONNEL SERVICES 16 OUTER TEXPENSES 10 EQUIPMENT 10 INSTITE TRAVEL 10 THAT ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 12 MIGHWAY FUNDS 19 GARAGE THOOM 10 INSTITE TRAVEL 10 THAT IN THE STANDER SERVICES 10 HAINT TO CLASS 5 MIGHWAYS 10 HAINT TO CLASS 5 MIGHWAYS 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINT TO CLASS 5 MIGHWAYS 10 TOTAL 11 MAINT TO CLASS 5 MIGHWAYS 10 TOTAL 11 MAINT TO CLASS 5 MIGHWAYS 10 TOTAL 12 SILMATED SOURCE OF FUNDS FOR MAINT TO CLASS 5 MIGHWAYS 10 ZA MIGHWAY FUNDS 10 TOTAL 10 TOTAL 10 TOTAL 11 MAINT TO CLASS 5 MIGHWAYS 10 TOTAL 11 MAINT TO CLASS 5 MIGHWAYS 10 ZA MIGHWAY FUNDS	(CONT.)		707,960 33,003 1,464,345 051,730 24,000 74,131 1,300 500	22,736,363 142,639 22,595,744 22,736,363 3,175,236		711,988 33,103 1,580,C91 750,v02 24,600 74,534 1,336 50	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR OTHER FUNDS INCHMAY FUNDS TOTAL 15 MECHANICAL DIVISION 10 PERMAMENT PERSONNEL SERVICES 19 OVERTIME 19 OVERTIME 19 OVERTIME 10 DOUTHOUTH 10 OTHER PERSONNEL SERVICES 19 OVERTIME 10 DOUTHOUTH 10 OTHER PERSONNEL SERVICES 10 DOUTHOUTH 10 THE TABLE 10 OUT OF STATE TRAVEL 10 TALL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 10 GRACE INCOME 10 TALL ESTIMATED SOURCE OF FUNDS FOR MAINT TO CLASS 5 MIGHWAYS 10 DIMER EXPENDITURES 10 TALL ESTIMATED SOURCE OF FUNDS FOR MAINT TO CLASS 5 MIGHWAYS 10 TALL 25 ST FUNDS STATE AID RECONST 10 STATE AID RECONST	(CONT.)		707,960 33,003 1,464,345 051,730 24,000 74,131 1,300 500	22,736,363 142,639 22,595,744 22,736,363 3,175,236		711,988 33,103 1,580,C91 750,v02 24,600 74,534 1,336 50	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS WAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE STOTAL IS MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 20 CURRENT EXPENSES 30 ENUTPH 50 OF STATE TRAVEL 10 OUT OF STATE TO STATE FUNDS 10 OUT OF STATE TRAVEL 10 OUT OF STATE TO STATE TRAVEL 10 OUT OF STATE TRAVEL 10	(CONT.)	468,003	707,960 33,003 1,464,345 051,730 24,000 74,131 1,300 500	22,736,363 142,639 22,595,744 22,736,363 3,175,236	400,000	711,988 33,103 1,580,C91 750,v02 24,600 74,534 1,336 50	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS WAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR MAINTENANCE STOTAL IS MECHANICAL DIVISION 10 PERMANENT PERSONNEL SERVICES 19 OVERTIME 20 CURRENT EXPENSES 30 ENUTPH 50 OF STATE TRAVEL 10 OUT OF STATE TO STATE FUNDS 10 OUT OF STATE TRAVEL 10 OUT OF STATE TO STATE TRAVEL 10 OUT OF STATE TRAVEL 10	(CONT.)	468,003	707,960 33,003 1,184,345 95:,030 24,000 74,100 5500	22,736,363 142,639 22,595,744 22,736,363 3,175,236	400,000	711, 988 33,13, 1,580,CSL 750,-030 24,640 74,731 1,500 500	23,363,122 130,192 23,232,93 23,363,122 3,175,412 1,941,377
	IN TRANSPORTATION IN PUBLIC WORKS & HIGHWAYS IN MAINTENANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR OTHER FUNDS INCHMAY FUNDS TOTAL 15 MECHANICAL DIVISION 10 PERMAMENT PERSONNEL SERVICES 19 OVERTIME 19 OVERTIME 19 OVERTIME 10 DOUTHOUTH 10 OTHER PERSONNEL SERVICES 19 OVERTIME 10 DOUTHOUTH 10 OTHER PERSONNEL SERVICES 10 DOUTHOUTH 10 THE TABLE 10 OUT OF STATE TRAVEL 10 TALL ESTIMATED SOURCE OF FUNDS FOR MECHANICAL DIVISION 10 GRACE INCOME 10 TALL ESTIMATED SOURCE OF FUNDS FOR MAINT TO CLASS 5 MIGHWAYS 10 DIMER EXPENDITURES 10 TALL ESTIMATED SOURCE OF FUNDS FOR MAINT TO CLASS 5 MIGHWAYS 10 TALL 25 ST FUNDS STATE AID RECONST 10 STATE AID RECONST	(CONT.)	468,003	707.950 33.003 1.003 55.200 55.200 24.000 5.00 5.00 5.00 4.000 5.00	22,736,363 142,639 22,595,744 22,736,363 3,175,236	400,000	711-988 33-109 1-56-06 75-0-06 75-0-06 7-15-0 1-316 50 40-00 40-00 40-00	23,363,122 13,192 23,232,93 23,363,122 3,175,412

310	OOSE JOOKIN	AL ZZAPK	/ 3		1
- 77 PAGE 115 04:571		FISCAL YEAR 19	76 ** -	FISCAL YEAR 1977	•
t. & TORNSPORTATION G. PI. LIC A PKT & MICHARY U. CHMMINITY ASSISTANC (STATE FUNDS) 7 ST FINES CITIE ALL CONST	(CONT.)				
35 CEATE ATO CONSTRUCTION	7	5,000		150.000	l l
1017		75 +G C C		£50.000	- 8
ESTIMATED SOUNCE OF FUNDS FOR IT FUNDS STATE AIR, CONST C. HICHMAY FOR UP TOTAL		75,060 75,000		150 + 6J0 150 + 600	
4 'T FUNES TENN ROSO ALD					
3 1 MV 3000 010	1.76	0.733	1	.706.600	
TCTAL		1.701.000		1.764.000	
FORMATED SOUPCE OF FUNDS FOR TEFINOS TEMA FORM ATU C2 HIGHMAY FUNCS TOTAL		1.700.000 1.700.000		1 .7 6 G . G G G	
5 ST FUNDS STATE ALO BRIDGE CONS					
9 STATE ATD SPIGGE CONST	25	6.133		300.000	
TCTAL		250,000		360.060	
ESTIMATED SOURCE OF FUNDS FOR ST FUNDS STATE ATO RRIDGE CONS OF HIGHMAY FUNDS FOTAL		25¢,J00		300.000 300.000	
.6 ST FUNCS TOWN ROAD BRIDGE					
37 TOWN POAD BPIOGE	5	0.103		630.300	
TOTAL		510.000		600.000	
ESTIMATED SOUPCE OF FUNDS FOR OT FUNDS TOWN POAD BRIDGE 22 Highway Funds Total		50u,000 500,000		600,000 600,000	
37 ST FUNOS STATE SUBSIDY					
90 STATE SUBSICY	4 + 4 8	7.503	4	487.500	
TOFAL		4,487,500		4 - 4 8 7 - 5 6 0	
ESTIMATED SOURCE OF FUNOS FOR OT FUNOS STATE SUBSIDY J2 HIGMRAY FUNOS TOTAL		4,487,500 4,487,500		4 + 4 8 7 + 50 0 4 + 4 8 7 + 50 U	
H8777 PAGE 116 541575		FISCAL YEAR 19	976 • •	FISCAL YEAR 1977	
1. 4 TPANSPORTATION PUBLIC MOPKS & HIGHWAYS 16 CCHMUNITY ASSISTANCE (STATE FUNDS)	CONT.) CONT.)				
TOTAL ESTIMATED SOURCE OF FUNDS FOR COMMUNITY ASSISTANCE (STATE FUNDS) HIGHWAY FUNDS			7,512,500 7,512,5JJ		7.787.500 7.787.500 7.787.500
TOTAL			7.512.500		7,787,534
7 PUS WKS & HHYS OFBT SERVICE					
44 PRINCIPAL 96 INTEREST		3.700.000 951.100		3,500,000 822,300	
TOTAL			4,651,100		4,322,3.0
ESTINATED SOURCE OF FUNDS FOP PUB MKS & HWYS DEOT SERVICE OZ HIGHNAY FUNDS TOTAL			4,651,100 4,651,100		4,322,361
TCTAL					
ESTIMATED SOURCE OF FUNDS FOR					
TPANSFER FROM HIGHWAY FUND OF FEOERAL C2 HIGHMAY OF OTHER			29.612.525 57.923.193 142.639		29.612.525 58.382.031 130.192
09 GARAGE INCOME			1,23;,000		1,235,000
TOTAL			86,805,357		89,359,748
CLASS 19 INCLUDED IN THIS TOTAL APPI SMALL BE USED ONLY FOR PAYMENT OF D	RCPRIATION VERTIME FOR				

CLASS 13 INCLUSED IN INIS DITAL APPECRALITION SHALL BE USED ONLY FOR PAYWENT OF OVERTIME FOR PERNAMENT CLASSIFIED EMPLOYERS, RECAUSE OF THE HIGHMAY SYSTEM OF PROJECT ACCOUNTING THE DEPARTMENT SHALL SUBMIT BINEEKY TO THE COMPTOLLER IN THE MANNER AND FORM AS PESCRIBED BY HIM A REPORT OF ACTUAL OVERTIME. UPON RECFIFTO OF SUCH REPORT THE COMPTOLLER MASSIVE ACTUAL OVERTIME. SO THE COMPTOLLER MASSIVE ACTUAL DEPARTMENT HAS THEN CHARGE ITS PERMANENT CLASSIFIED PAYBOLL DISCLOSURE FERN THE CLASSIFIED PAYBOLL DISCLOSING PERMANENT CLASSIFIED PAYBOLL DISCLOSING PERMITTED ACCOUNT AND ANY DEMANDER FOR ACAINST CLASSIFIED AND ANY DEMANDER FOR THE ACCOUNT AND ANY DEMANDER OF THE MEASURE HERE ACCOUNT AND ANY DEMANDER OF THE MEASURE HERE ACCOUNT AND ANY DEMANDER OF THE HERE ACCOUNTS AND ANY DEMANDER OF THE HE

^{1&}quot; PERM PEH SER

	M8777 PAGE 117 84157'		* FISCAL YEAR	1975 ** •	FISCAL *: AH .9/7	
1. 24 05 -1	TRANSPORTATION CENTRAL NEW HAMPSHIRE TURNPIKE CEN N H TPK OPERATION	CONT.3 CONT.3				
	19 OVERTIME 20 CURRENT EXP		7-0 102-3		7.345	
	3C EQUIPMENT		5.5	35	110+568	
	SU OTHER PER SER 62 BENEFITS		%1.4 31.0	9=	31.055	
	70 IN ST TRAVEL		* *5	G _	1.544	
	90 TRANS TO SAFETY TRAFFIC BUREAU		222.1		222.175	
	TOTAL			6 42 + 3 4 6		7-5-70+
	ESTIMATED SOURCE OF FUNDS FOR CEN N HIPK OPERATION GG AGENCY INCOME TOTAL			6 42 • 3 4 0 6 9 2 • 3 9 0		705.754 7.5.754
	CEN N H TPK MAINTENANCE					
	13 PERM PER SER		225 +6	120	224.00	
	19 OVERTINE		77.	174	33.334 323.151	
	2. CURPENT EXP 30 EQUIPMENT		295 77	34	76,786	
	50 OTHER PER SER 62 BENEFITS		7 • i 26 • i	138	7.235 26.562	
	71 IN ST TRAVEL 90 PERM IMPROVEMENT		384,	20	561 477,404	
	91 TRANS TO P N HMYS BRIDGE MAINT		95 +		92,596	
	TOTAL			1.149.735		1.205.9-0
	ESTIMATED SOURCE OF FUNDS FOR					
	CEN N H TPK MAINTENANCE DG AGENCY INCOME			1-149,763		1,605.9.
	TOTAL			1.149.765		1.265.9 .
3	CEH N H TPK DEST SERVICE					
	94 PPINCIPAL	A	965,		1.615.211	
	96 INTEREST	A	327.		3,4,3,,	
	TOTAL			1,29,,939		1.319.3 .
	ESTIMATED SOURCE OF FUNDS FOR CEN N H IPK DEBT SERVICE					
	DE AGENCY INCOME			1,292,939		1.319.3 -
	HB777 PAGE 118 041575		· FISCAL YEAR	1976 **	FISCAL TEAR 1977	
.5	TRANSPORTATION CENTRAL NEW HAMPSHIRE TURNPIKE STATE OVERHEAD CHARGE	(CONT.)				
	90 STATE O H CHARGE	E	7 ,	194	3.793	
	TOTAL			7.994		6.7 +3
	ESTIMATED SOURCE OF FUNCS FOR					
	STATE OVERHEAD CHARGE 06 AGENCY INCOME			7,994		6.743
	TOTAL			7,994		9.7 +3
	TOTAL					
	ESTIMATED SOURCE OF FUNDS FOR EENTRAL NEW HAMPSHIRE TURNFIKE					
	ESTIMATED SOURCE OF FUNDS FOR EENTRAL NEW HAMPSHIRE TURNFIKE BY ESTIMATED REVENUE TOTAL			3,1 % 3, 1 2 3 3,1 4 3,0 2 3		3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL			3 + 1 + 3 + 1 2 3 3 + 1 + 3 + 0 2 3		3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME		3,143,J23 3,143,023		3,299,702 3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME PPORTATION S. BECAUSE		3,143,123 3,143,023		3,299,702 3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME PPPOPRIATION 5. BECAUSE ACCOUNTING CLY TO THE		3,143,123 3,143,023		3,299,702 3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME PPPORTIATION S. BECAUSE ACCOUNTING LY TO THE K AS		3,143,023 3,143,023		3.239.702 3.239.702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME PPPORTATION S. BECAUSE ACCOUNTING (LY TO THE 4 AS JAL OVERTIME. HPTPOLLER		3,143,123 3,143,023		3,239,702 3,249,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OYERTIME PPPOPRIATION BECAUSE ACCOUNTING 4 AS JAL OVERTINE- MPPPOLLER SS 19 TO CMAPGE ITS		3,1*3,123 3,1*3,023		3,237,702 3,239,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME PROPRIATION . BECAUSE ACCOUNTING LAY TO THE AL OVERTIME PMPTROLLER SS 19 TO CMAPGE ITS UNDING		3+1+3+323 3+1+3+023		3,299,702 3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVERTIME PROPRIATION S. BECAUSE ACCOUNTING LLY TO THE 4 AS ALL OVERTIME. IMPIROLLER SS. 19 TO CMARGE ITS UIOTHG INSTERS MAY		3+1+3+223 3+1+3+023		3,299,702 3,299,702
	CENTRAL NEW MAMPSMIRE TURNFIKE D9 ESTIMATED REVEMUE TOTAL	OVESTIME PPEDRIATION S. BECAUSE ACCOUNTING ALV TO THE AAA SOVERTITE. SA SOVERTIE. SO HAPE ITS UNITED TO THE THE SOVERTIES TO THE SOVERTIES THE SOVERTIES TO THE SOVERTIES THE SOVERTIES TO THE SOVERTIES TO THE SOVERTIES TO THE SOVERTIES THE SOVERTIES TO THE SOVER		3,1*3,23 3,1*3,023		3,299,702 3,299,702
	CENTRAL NEW MAMOSHIRE TURNFIKE DESTINATED REVENUE TOTAL ** ** ** ** ** ** ** ** **	OVERTIME PPPOPRIATION S. BECAUSE ACCOUNTING (1Y TO THE 4 AS JAL OVERTIME. MPPTPOLLER SS 19 TO CMARGE ITS UDING THE OVERTIME OF TO AND THE TO AND TO AND THE TO THE THE TO THE THE TO THE		3,1*3,223 3,1*3,023		3,299,702 3,299,702
0.6	ERVIRAL NEW MANOSHIRE TURNFIKE DESTINATED REVENUE TOTAL , SHALL BE USEC ONLY FOR PAYMENT OF CLASS 19 INCLUDED IN THIS TOTAL AF FOR PERMANENT CLASSIFIED EMPLOYEES OF THE MIGHMAN SYSTEM OF FROJECT A THE DEPARTMENT SMALL SUBBIT INTUIN COMPRESCRIBED BY MIM A REPORT OF ACTU UPON MECTIFIC OF STANSFER OF ACTU UPON MECTIFIC OF STANSFER OF ACTU CLASS 10. THE DEFARTMENT HAY THEN PERMANENT CLASSIFIED PAYMENT (LASS CLASS 10. THE DEFARTMENT HAY THEN THEN MEMBER FOR ACTUAL TO THE ABOVE MENTIFIED BE MADE FROM THE SALARY ADJUSTMENT THE CLASS 19. OVERTIME ACCOUNT AND IN CLASS 19. OVERTIME ACCOUNT AND	OVESTIME PPROPRIATION S. RECAUSE ACCOUNTING (LY TO THE AL OVESTIME. PMPTROLLER SS 19 TO CMARGE IIS UDING UNISERS MAY I FUND TO ANY BALLANCE S SALLANCE S SALLANCE		3,1+3,023 3,1+3,023		3,2+y,702 3,2+9,702
0.6	CENTRAL NEW MAMOSHIRE TURNFIKE DESTINATED REVENUE TOTAL ** ** ** ** ** ** ** ** **	OVESTIME SPRORRIATION S. BECAUSE ACCOUNTING LLY 10 THE AND TROLLER SS 19 TO CMAPEE ITS UOTHO DICTORS HAT MACHES AND TO AND BALANCE S SHALL		3+1+3+323 3+1+3+023		3,299,702 3,299,702
0.6	CENTRAL NEW MAMOSHIRE TURNFIKE DESTINATED REVENUE TOTAL , SHALL BE USED ONLY FOR PAYMENT OF CLASS 19 INCLUDED IN THIS TOTAL AF FOR PERMANENT CLASSIFIED EMPLOYEES OF THE HIGHMAY SYSTEN OF FOOLECT AT THE DEPARTMENT SHALL SUBMIT ATTEM COMPTROLLER IN INE MARKET AND FORM PRESCRIBED BY MIN A REPORT OF ACT. UPON RECIPT OF SUCH BEFORE THE CO CHASSION THE OSCIPPING OF THE CO CHASSION THE OSCIPPING OF THE CO OVERTIME EQUAL TO THE ABOVE MENTINE DE MADE FROM THE SALERY ADJUSTMENT THE CLASS 19 OVERTIME ACCOUNT AND THE CLASS 19 OVER	OVESTIME PPROPRIATION S. BECAUSE ACCOUNTING (LY TO THE AMP SOVESTIME. MAT SOVESTIME. MAT SOVESTIME. MAT SOVESTIME. MAT SOVESTIME. MAT SALANCE SHALL	231,140	3,1*3,23 3,1*3,023	235(3,299,702 3,299,702
0.6	REVIRAL NEW MANOSHIRE TURNFIKE DESTINATED REVENUE TOTAL , SHALL BE USED ONLY FOP PAYMENT OF CLASS 19 INCLUDED IN THIS TOTAL AF FOR PERMANENT CLASSIFIED EMPLOYEES OF THE HIGHMAY SYSTEM OF FROJECT A THE DEPARTMENT SHALL SUBHIT RIMERS CORPTROLLER IN THE MARKER AND FORM PRESCRIBED BY MIM A REPORT OF ACTU UPON RECIET OF SUCH PEPORT THE CO MAY AUTHORIZE A TRANSFER FROM CLAS CLASS 10, THE OPERATMENT AND THE OVERTIME EQUAL TO THE ABOVE MENTIC TRANSFER, ACAINST CLASS 10, NO TRA BE MADE FROM THE SALARY ADJUSTMENT THE CLASS 19 OVERTIME ACCOUNT AND IN CLASS 19 OVER AND IN CLASS 19 OVER ACCOUNT AND IN CLASS	OVESTIME PPPOPRIATION S. BECAUSE ACCOUNTING (1Y TO THE 4 AS AL OVERTITE. PMPPTBOLLER SS. 19 TO S. 19 TO SING T	3,334 73,250	3,1*3,23 3,1*3,023	3,334 79,1,9	3,299,702 3,299,702
0.6	CENTRAL NEW MAMOSHIRE TURNFIKE DESTINATED REVENUE TOTAL ** ** ** ** ** ** ** ** **	OVESTIME PPPOPRIATION S. BECAUSE ACCOUNTING (1Y TO THE M ASS AL OVERTITE. MPPTPOLLER SS 19 TO CRAFGE ITS UPCAS I FUND TO ANY BALANCE P SHALL	3,334 73,250 6,520	3,1*3,223 3,1*3,023	3,334 79+1+9 4+057 4++581	3,299,702 3,299,702
0.6	ERVIRAL NEW MAMOSHIGE TURNFIKE DESTINATED REVENUE ** ** ** ** ** ** ** ** **	OVESTIME PPROPRIATION S. BECAUSE ACCOUNTING U. 10 TO THE AND TROULER SS 19 TO CMARGE ITS UUTING UNITAG NECOSS MAY I FUND TO ANY BALANCE P SHALL	3,334 73,252 6,523 44,501 26,953	3,1+3,023 3,1+3,023	3.334 79.1.9 4.057 44.581 26.441 1.224	3,2+y,702 5,2+9,702
0.6	CENTRAL NEW MAMOSHIRE TURNFIKE DESTINATED REVENUE TOTAL ** ** ** ** ** ** ** ** **	OVESTIME PPPOPRIATION S. BECAUSE ACCOUNTING (LY TO THE AM SOVESTIME, MPTPOLLER SS 19 TO CMAPE ITS UOTHE UOTHE ONE ONE ANY BALANCE P SHALL	3,334 73,250 6,520	3,1*3,23 3,1*3,023	3,334 79+1+9 4+057 4++581	3,299,702 3,299,702

HR777 PAGE 113 .4157		• FISC	AL YEAR 1976	** F1SC	AL YEAR 1977	
1. 4 TOANSPORTATION	(CONT.) (CONT.) (CONT.)					
TOTAL	(00,0747		484.928		492.358	
FRITHATED TOURCE OF FUNDS FOR FAST N N TPK BLUE STAP OPERAT & AGENCY INCOME TUTAL			484.928 484.928		492,358 492,358	
12 FAST N N FPK BLUE STAP MAINT						
1: PEDM PED TEN 19 NYESTEM 20 CUPPMENT FAP 3. COUTPMENT 5. JUMED REP SEM 6° RENEFITS 7: IN STATE TRAVEL 9: PERM IMPROVEMENT	A	162,322 24,990 293,Ju0 120,247 14,657 19,600 381		164,991 24,990 316,000 57,512 14,857 19,867 336 28,240		
TOTAL			645,397		626.793	
ESTIMATED SOURCE OF FUNDS FOR EAST N H TPK GLUE STAR MAINT 16 AGENCY INCOME TOTAL			645,397 645,397		626.793 626.793	
IS FAST N H TPK BLUE STAR DEBT SV						
94 PRINCIPAL 96 INTEREST	A A	400,000 6,400				
TOTAL			406,400			
ESTIMATED SOUPCE OF FUNOS FOP EAST N H TPK BLUE STAR DEBT SV 96 AGENCY INCOME TOTAL			406,460 436,460			
14 STATE OVERHEAD CHARGE						
90 STATE D H CHARGE	Ε	3,997		4,397		
TOTAL			3,997		4,397	
ESTIMATED SOURCE OF FUNDS FOR STATE OVERHEAD CHARGE OF AGENCY INCOME TOTAL			3,997 3,997		4,397 4,397	
H9777 PAGE 120 241575		• FIS	CAL YEAR 1970	6 ** FIS	CAL YEAR 1977	
1.14 TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 BLUE STAR MEMORIAL HIGHWAY	(CONT.) (CONT.)	* F1S(CAL YEAR 1976		CAL YEAR 1977	
1.1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 GLUE STAR MEMORIAL HIGHWAY TOTAL ESTHATED SOURCE OF FUNDS FOR SLUE STAR MEMORIAL HIGHWAY OTHER FUNDS	(CONT.)	* FIS(CAL YEAR 1971	1,54),722 1,54),722 1,54),722	CAL YEAR 1977	1.123.54
1.14 TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE '1 GLUE STAR MEMORIAL HIGHWAY	(CONT.)	* F1S(CAL YEAR 1971	1.540,722	CAL YEAR 1977	1.123.54
1.1% TEANSPORTATION 6 EASTERN MEN HAMPSHIRE TURNPIKE 1 SILUE STAR MEMORIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR SILUE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 1. SPAULDING TURNPIKE 1 EAST N H TPK SPAULD TPK OPERAT 1. PERR PER SER 12 PURSHIME 20 CURRENT ELP 30 COURTEME EP 30 COURTEME EP	(CONT.)	210,627 7,024 59,012 5,650 21,211 23,263	CAL YEAR 1974	1.540,722	CAL YEAR 1977	1.123.54
1.1% TEAMSPORTATION 6 EASTERN MEN HAMPSHIRE TURNPIKE 11 GLUE STAR MEMORIAL HIGHWAY TOTAL ESTHATED SOURCE OF FUNDS FOR SULE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 12 SPAULDING TURNPIKE 11 LAST IN HIPK SPAULD TPK DPERAT 14 PERN PER SER 19 OVERTIME ESP 20 CHEMPENT SO CHEMPENT SO CHEMPENT 50 CHEMPENT 51 TRAVEL 62 REMERTIS 71 IN ST TRAVEL 63 TEAMS TO SAFETY TRAFFIC BUREAU	(CONT.)	210,827 7,024 59,012 5,450 21,211 23,026	CAL YEAR 1974	1,543,722 1,540,722 1,540,722 213,972 7,024 63,494 2,21,404 2,21,404 1,123	CAL YEAR 1977	1.123.54
1. 1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 GLUE STAR MEMODIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR GLUE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 1. SPAULOING TURNPIKE 1. LAST N H IPK SPAULO TPK OPERAT 1. PERR PER SER 1. PERR PER SER 2. CURRENT EIP 3.0 GUUTPHENT 5.0 THE PER SER 6.2 REMERTIS AVEL 7.0 THER PER SER 6.2 REMERTIS AVEL 7.0 THER PER SER 6.2 REMERTIS AVEL 7.0 THER PER SER 6.2 REMERTIS AVEL 7.0 THANS TO SAFELY TRAFFIC BUREAU	(CONT.)	210,627 7,024 59,012 5,650 21,211 23,263		1,543,722 1,540,722 1,540,722 213,972 7,024 63,494 2,21,404 2,21,404 1,123		1.123.54
1. 1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 1: GLUE STAR MEMORIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR GLUE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 1. SPAULDING TURNPIKE 1. EAST N H TPX SPAULD TPK OPERAT 1. PERR PER SER 1. O'NEWITHE 2. CURRENT EAP 3.0 COUPMENT 5.0 THER PER SER 6. O'THE PER SER 7. TAST TRAVEL QUITANS TO SAFELY TRAFFIC BUREAU TOTAL **STIMATED SOURCE OF FUNDS FOR EAST N H TPX SPAULD TPX OPERAT 1. MEST N H SPAULD TPX OP	(CONT.)	210,627 7,024 59,012 5,650 21,211 23,263	387+155 387+155	1,543,722 1,540,722 1,540,722 213,972 213,972 63,494 5,004 21,211 23,340 1,213 59,322	394,718	1.123.54
1. 1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 GLUE STAR MEMORIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR GLUE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 1. SPAULDING TURNPIKE 1. LAST N H TPK SPAULD TPK OPERAT 1. PERR PER SER 10 PKEYTIME 2C CURRENT EIP 3G GUIPPHENT 5C OTHER PER SER 62 REMETS TRIVEL 7 N S STAVEL 70 TRANS TO SAFELY TRAFFIC BUREAU TOTAL ESTIMATED SOURCE OF FUNDS FOR EAST Y W TEX SPAULD TPK OPERAT 76 ACENCY INCOME	(CONT.)	210,627 7,024 59,012 5,650 21,211 23,263	387+155 387+155	1,543,722 1,540,722 1,540,722 213,972 7,024 63,494 2,21,404 2,21,404 1,123	394,718	1.123.54
1. 1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 GLUE STAR MEMORIAL HIGHWAY TOTAL ESTHMATED SOURCE OF FUNDS FOR SULE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 12 SPAULDING TURNPIKE 11 EAST N H TPK SPAULD TPK OPERAT 14 OVERTHE FOR 15 OVERSTHE FOR 16 OVERSTHE FOR 17 OVERSTHE FOR 18 OFFICE FOR 18 OFFICE FOR 18 OFFICE FOR 18 OFFICE FOR 19 OFFICE FOR 19 OFFICE FOR 10 TANN TO SAFETY TRAFFIC BUREAU TOTAL ESTIMATED SOURCE OF FUNDS FOR EAST N H TPK SPAULD TPK MAINT 10 AGENCY INCOME 10 TANN 11 PERM PER SER 19 OVERTIME 20 OVERSTHE FOR 21 OUTPREAT 22 OVERSTHE FOR 23 OUTPREAT 24 OUTPREAT 25 OUTPREAT 26 OUTPREAT 27 OUTPREAT 28 OUTPREAT 28 OUTPREAT 29 OVERSTHE SER 20 OVERSTHE SER 20 OUTPREAT 21 OUTPREAT 21 OUTPREAT 22 OUTPREAT 23 OUTPREAT 24 OUTPREAT 25 OUTPREAT 26 OUTPREAT 27 OUTPREAT 28 OUTPREAT 28 OUTPREAT 29 OVERSTHE SER 20 OUTPREAT 20 OUTPREAT 21 OUTPREAT 21 OUTPREAT 21 OUTPREAT 22 OUTPREAT 23 OUTPREAT 24 OUTPREAT 25 OUTPREAT 26 OUTPREAT 27 OUTPREAT 28 OUTPREAT 28 OUTPREAT 28 OUTPREAT 29 OUTPREAT 29 OUTPREAT 20 OUTPREAT 20 OUTPREAT 20 OUTPREAT 21 OUTPREAT 21 OUTPREAT 21 OUTPREAT 21 OUTPREAT 21 OUTPREAT 21 OUTPREAT 22 OUTPREAT 23 OUTPREAT 24 OUTPREAT 25 OUTPREAT 26 OUTPREAT 26 OUTPREAT 27 OUTPREAT 27 OUTPREAT 28 OUTPREAT 29 OUTPREAT 20 OUTPREAT 21 O	(CONT.)	210,827 7,024 59,012 5,450 21,211 23,026 1,203 59,322 11,321 26,931 26,931 14,086 14,086 30,381	387+155 387+155	1,543,722 1,540,722 1,540,722 213,972 213,972 3,124 4,24 4,24 1,21 23,340 1,23 59,322 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796	394,718	1.123.54
1. 1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 SILUE STAR MEMORIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR 9 LUE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 1% SPAULDING TURNPIKE 1 EAST N H TPK SPAULD TPK DPERAT 10 PERRY PER SER 10 PURSHIME 20 CURRENT ELP 30 COUTPMENT 5 OF MEMORIAL 9 TOTAL 10 TANNS TO SAFETY TRAFFIC BUREAU TOTAL 10 TANNS TO SAFETY TRAFFIC BUREAU TOTAL 11 STIMATED SOURCE OF FUNDS FOR EAST N H TPK SPAULD TPK MEMORIA TOTAL 12 FINATED SOURCE OF FUNDS FOR EAST N H TPK SPAULD TPK MAINT 13 FOR PER SER 19 DUESTIME 19 DUESTIME 19 DUESTIME 19 DUESTIME 19 DUESTIME 19 DUESTIME 19 OUESTIME 20 CURRENT STATE 31 FOR PER SER 62 BENEFITS 31 FOULPMENT 32 OUTPMENT 33 FOULPMENT 34 OUTPMENT 35 OTHER PER SER 62 BENEFITS 57 TRAINS TO PE MHYS BRIDGE MAINT	(CONT.)	210,827 7,024 59,012 5,450 21,211 23,026 1,203 59,322 11,321 26,931 26,931 14,086 14,086 30,381	387 :155 387 :155 387 :155	1,543,722 1,540,722 1,540,722 213,972 213,972 3,124 4,24 4,24 1,21 23,340 1,23 59,322 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796	394,718 394,710 394,710	1.123.54
1. 1% TEANSPORTATION 6 EASTERN NEW HAMPSHIRE TURNPIKE 11 GLUE STAR MEMORIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR SILVE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 12 SPAULDING TURNPIKE 12 LAST N H TPK SPAULD TPK OPERAT 14 PERF PER SER 10 PURSHITE EP 20 CURRENT EP 20 CURRENT EP 20 CURRENT FOR 20 FRENEFITS 77 IN ST TRAVEL 90 TRANS TO SAFETY TRAFFIC BUREAU TOTAL 2STIMATED SOURCE OF FUNDS FOR EAST N H TPK SPAULD TPK MAINT 1. PERM PER SER 19 DUSTIME 19 DUSTIME 19 DUSTIME 20 CURRENT EXP 3. FOUTPHENT 50 OTHER PER SER 19 DUSTIME 19 TOTAL 21 TRANS TO P B HNYS BRIDGE MAINT TOTAL 25 TRAVEL IN STATE 20 CURRENT TO P B HNYS BRIDGE MAINT TOTAL 25 TRAVEL IN STATE 20 CURRENT TO P B HNYS BRIDGE MAINT TOTAL 25 TRANS TO P B HNYS B	(CONT.)	210,827 7,024 59,012 5,450 21,211 23,026 1,203 59,322 11,321 26,931 26,931 14,086 14,086 30,381	387 +155 387 +155 387 +155 750 +416	1,543,722 1,540,722 1,540,722 213,972 213,972 3,124 4,24 4,24 1,21 23,340 1,23 59,322 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796	394,710 394,710 394,710 689,273	1.123.54
1. 1% TEANSPORTATION 6 EASTERN MEN HAMPSHIRE TURNPIKE 11 SILUE STAR MEMORIAL HIGHWAY TOTAL ESTIMATED SOURCE OF FUNDS FOR 9 LUE STAR MEMORIAL HIGHWAY OTHER FUNDS TOTAL 1% SPAULDING TURNPIKE 1 EAST N H TPX SPAULD TPK DPERAT 10 PERM PER SER 10 PURSHIME 20 CURRENT ELP 30 COUPMENT 57 IN ST IRAVEL 90 TRANS TO SAFETY TRAFFIC BUREAU TOTAL 25 INATED SOURCE OF FUNDS FOR EAST N H TPX SPAULD TPX MAINT 15 PERM PER SER 19 OVESTIME 20 CURRENT ELP 31 FOR SPAULD TPX MAINT 11 PERM PER SER 19 OVESTIME 20 CURRENT ELP 32 FOR PERM SER 21 OUTPMENT 33 FOUTPMENT 34 OUTPMENT 35 OUTPMENT 35 OUTPMENT 36 OTHER PER SER 26 BENEFITS 27 TRAFFIL STATE 27 TRAFFIL STATE 37 TRAFFIL STATE 38 OVER PER SER 38 FOUTPMENT 39 OTHER PER SER 40 BENEFITS 40 TRAFFIL STATE 41 PERM STATE 42 PERM IMPROVENCY 43 TRAFFIL STATE 44 PERM STATE 45 PERM IMPROVENCY 45 TRAFFIL STATE 46 PERM IMPROVENCY 47 TRAFFIL STATE 47 TRAFFIL STATE 48 PERM IMPROVENCY 49 TRAFFIL STATE 40 PERM IMPROVENCY 40 TRAFFIL STATE 40 PERM IMPROVENCY 40 TRAFFIL STATE 40 PERM IMPROVENCY 40 TRAFFIL STATE 40 PERM IMPROVENCY 41 TRAFFIL STATE 41 PERM STATE 42 PERM IMPROVENCY 41 TRAFFIL STATE 41 PERM STATE 42 PERM IMPROVENCY 43 TRAFFIL STATE 44 PERM TO PERM THAFFIL 45 TRAFFIL STATE 45 PERM THAFFIL STATE 46 PERM THAFFIL STATE 47 TRAFFIL STATE 47 TRAFFIL STATE 47 TRAFFIL STATE 48 PERM THAFFIL	(CONT.)	210,827 7,024 59,012 5,450 21,211 23,026 1,203 59,322 11,321 26,931 26,931 14,086 14,086 30,381	387 +155 387 +155 387 +155 750 +416	1,543,722 1,540,722 1,540,722 213,972 213,972 3,124 4,24 4,24 1,21 23,340 1,23 59,322 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 220,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796 20,891 20,896 6,593 114,796	394,710 394,710 394,710 689,273	1.123.54

MB777 PAGE 121 041575	* FISCAL YEAR 1976 *	FISCAL YEAR 1977
1. & TRANSPORTATION (CONT.) 16 EASTERN NEW MAMPSHIRE TURNPIKE (CONT.) 12 SPAULOING TURNPIKE (CONT.) 13 EAST N H TPK SPAULO TPK DEBT 5 (CONT.)		
ESTIMATED SOURCE OF FUNDS FOR EAST M H TPK SPAULO TPK CEBT S OB AGENCY INCOME TOTAL	8.94 +675 8.94 +675	1,277,800 1,277,800
34 STATE OVERHEAD CHARGE		
98 STATE O H CHARGE	3 • 99 7	4.397
TOTAL	3,997	4,397
ESTIMATEO SOURCE OF FUNDS FOR STATE OVERHEAD CHARGE 65 AGENCY INCOME TOTAL	3,997 3,997	4.397 4.397
TOTAL	2, 136, 243	2.366.10.
COTAL ESTIMATED SOURCE OF FUNDS FOR SPAULDING TURNPIKE OTHER FUNDS TOTAL	2.036.243 2.136.243	2,366,19, 2,366,180
	4	
TOTAL		
EASTERN NEW NAMPSHIRE TURNFIKS OP ESTIMATED REVENUE TOTAL	3,576,965 3,576,965	3,489,728 3,489,728
CLASS 19 INCLUDED IN THIS TOTAL APPROPRIATION SMALL BE USED ONLY FOR PAYMENT OF DVERTIME FOR PERMAMENT (CLASSIFIED EMPLOYEES, BECAUSE OF THE HIGHWAY SYSTEM OF PROJECT ACCOUNTING THE OPPARTMENT SMALL SUBHIT SHALE KLYN 10 THE		
CLASS 19 INCLUDED IN THIS TOTAL APPROPRIATION SHALL BE USED ONLY FOR PAYMENT OF OVERTIME FOR PERHAMENT ICLASSIFIED EMPLOYEES. BEGAUSE OF THE HIGHART SYSTEM OF PROJECT ACCOUNT IN COMPETCULER. IN THE HANNER AND FORM AS PRESCRIBED BY HIM A REPORT OF ACTUAL OVERTIME, UPON RECEIPT OF SUCH REPORT IN COMPTROLLER MAY AUTHORIZE A TRANSFER FROM CLASS 19 TO CLASS 18. THE OPPRINCE OF THE COMPTROLLER FERNANCE OLASSIGNED AND THE STANKES THE PERHAMENT CLASSIGNED AND THE STANKES THE TRANSFER ACAINST CLASS 10. NO TEAMSFERS NAY BE MADE FROM THE SALARY ADJUSTMENT FUND TO THE CLASS 10 OVERTIME ACCOUNT AND ANY BALANCE		
THE CLASS 19 OVERTIME ACCOUNT AND ANY BALANCE IN CLASS 19 AT THE END OF THE YEAR SHALL LAPSE. HB777 PAGE 122 941575	• FI5GAL YEAR 1976 •	• FISCAL YEAR 1977 •
1.34 TRANSPORTATION (CONT.)	TO THE TENN 1970	113042 1240 1777
TOTAL ESTIMATED SOURCE OF FUNCS FCR	96.221.04	7 96,725,941
TRANSPORTATION	29.612.52	5 29,612,525
THER FUNDS HIGHWAY FUNDS GENERAL FUND	8.J95.62 57.820.19	8.157.682 58.382.431
GENERAL FUND TCTAL	692,70 96,221,04	2 573.743 7 96.725.941
1.75 HEALTH AND SOCIAL SERVICES 01 New HAMPSHIRE STATE COUNCIL ON AGING 31 COUNCIL ON AGING ADM A SUPPORT		
IO PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	97.824 102,3 0 6	99.688 105.997
30 EQUIPHENT SA OTHER RERSONAL SERVICES	220 205.653	1.465 213.995
62 BENEFITS 70 IN STATE TRAVEL	21.813 12.000	22-488 12-000 4-000
80 OUT OF STATE TRAVEL 91 SENIOR CITIZENS DAY 93 CONSULTANTS A PROFESSIONAL FEES 95 INCIRECT COST	4,000 1,500 3,500	1 + 5 0 ū 3 • 5 0 0
95 INDIRECT COST	18,266	19,302
TOTAL	467,082	483,935
ESTIMATED SOURCE OF FUNDS FOR COUNCIL ON AGING ADM & SUPPORT OF FEDERAL	350.312	362,952
GENERAL FUND TOTAL	116-770 467-082	120.983 483.935
12 GRANTS TO LDCALS		
90 SOCL SERVCS NOT COW BY AREA PL 91 SOCL SERVCS COW BY AREA PLANS 92 NUTRITION	20.000 68[,006 1,00(,000	2 6 6 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
TOTAL	1,880,000	2.170.000
ESTIMATEO SOURCE OF FUNOS FOR GRANTS TO LOCALS OC FEDERAL TOTAL	1.880.000 1.881.000	2,170,000 2,176,000
93 TNIRO PARTY GRANTS		
90 OTHER EXPENDITURES	25.000	25.043
TOTAL	25,000	25,0 ,

Print							
	HD777 PAGS 123 24157		FISCAL Y	EAR 1975 **	FISCAL	YEAR 1977 -	•
THE CONTROL OF FLATE OF PRINTED AND STATES 25,000 2		&CONT.)					
TOTAL ***********************************	THERE PARTY SPARTS			25.968 25,968			25.0.u 25.0u0
STATE AND COUNTY OF FUNDS FOR TOTAL FIRST CONTEST COUNTY CONTEST							2,618,935
CHARGE COMMISSION SERVICES	ESTIMATED SOURCE OF FUNGS FOR MEMBARSHIPE STATE COUNCIL ON AGING FEGERAL FUNDS CENERAL FUND			141,770			2,532,952 1,5,983 2,678,935
### 12 CONTRACT PROVIDED ### 12 PARTY 12 P	· -						
138.496 147. 147. 148.496 147. 147. 147. 147. 148.496 147.	2C CUPRENT EXPENSES SC OTHER PERSONAL SERVICES 52 RENEFITS 7(IN STATE TRAVEL			86,925 1,000 2,113 620			23.655 95,550 1.000 2.125 620 28,600
Secretar Fund 188-98	ESTIMATED SOUPCE OF FUNDS FOR			138,190			147,950
1 PERLIPH LEGINE CONTESTIONE 1 PRESENTE PERSONAL SERVICES 1 PRESENTE PERSONAL SERVICES 2 PRESENTE PRESENT PRESENTED 2 PRESENTE PRESENT PRESENTED 3 PRESENTE PRESENT PRESENTED 4 PRESENT PRESENT PRESENTED 5 PRESENT PRESENT PRESENTED 5 PRESENT PR	GENERAL FUND			138.090			147,950
13 13 13 13 13 13 13 13	13 DEPARTMENT OF HEALTH AND WELFARE 11 HEALTH & HELFARE COMMISSIONER						
### STATE TRAVEL	1" PERMANENT PERSONAL SERVICES 11 SALARY OF COMMISSIONER 23 CURRENT EXPENSES			23,055		23,487	
### ADD OF STATE TAKEL	62 BENEFITS					8.636 23u	
STIMETO SQUECE OF FUNDS FOR 187,069 189, 189, 189, 189, 189, 189, 189, 189,	AS DUT OF STATE TRAVEL					425	109.5.2
20	ESTIMATED SOURCE OF FUNDS FOR HEALTH I HELFARE COMMISSIONER GENERAL FUND			107,969			109.5.2
2.495 2.536 2.307 PAGE 12% 0%157%FISCAL YEAR 1976	02 NOVISORY COMMISSON						
1. 5 HEALTH AND SOCIAL SERVICES (CONT.) 30 CPRATTENT OF MEALTH AND MELFAPE (CONT.) 10 TOTAL 11 TOTAL 12 TOTAL 13 JA15 3 JA1	70 IN STATE TRAVEL			2,495		2,530	
1	HB777 PAGE 12N 0%1575		• FISCAL	YEAR 1976 **	FISCAL	YEAR 1977	
TOTAL TO	03 OFFARTHENT OF HEALTH AND WELFARE	(CONT.)					
11 APTINISTRATION 11 COTO THEMTAL MEALTH ADM L SUP 16 PEPMANERT PEPSONAL SERVICES 17, 197 11 SALEVY OF DIRECTORY 12 CUPDENT EXPENSES 5, 4, 60 7, 480 62 BENEFITS 7 IN STATE TRAVEL 283 283 283 280 10 OT STATE TRAVEL 283 283 283 280 10 OT STATE TRAVEL 380 OUT OF STATE TRAVEL 380 OUT OF STATE TRAVEL 480 64 CLIVE PROCEDURES ADMINISTRATE FOR EVERY ADMINISTRATION 10 CLIVE PROCEDURES ADMINISTRATE FOR EVERY ADMINISTRATION 10 CLIVE PROCEDURES ADMINISTRATE FOR EVERY ADMINISTRATION 10 CLIVE PROCEDURES ADMINISTRATE GENERAL FUND 10 CLIVE PROCEDURES ADMINISTRATE GENERAL FUND 10 CLIVE PROCEDURES ADMINISTRATE GENERAL FUND 10 CLIVE PROCEDURES ADMINISTRATE ADMINISTRATE GENERAL FUND 10 CLIVE PROCEDURES ADMINISTRATE ADMINIST	ESTIMATED SOUPCE OF FUNDS FOR ACVISORY COMMISION GEMERAL FUND			3,415			3,495 3,495 3,495
11 SALAW OF DIRECTOR 2 CUPPENT EXPENSES 5 6,940 7 14816 62 BENEFITS 7 14 STATE TRAVEL 80 OUT OF STATE FRAVEL 80 OUT OUT OF STATE FRAVEL 80 OUT	11 ADMINISTRATION						
TOTAL ESTIMATED SOURCE OF FUNDS FOR OIL OF MENTAL MEALTH ADM 1 SUP GENERAL FUND TOTAL 2 GRANTS COL MENTAL MEALTH SER 90 GRANTS COL MENTAL MEALTH SER 90 GRANTS COL MENTAL MEALTH SER 90 GRANTS COL MENTAL MEALTH SER 91 THESE FUNDS SHALL NOT BE EXPENDED FOR ANY OTHER PUMPOSE, SHALL BE MON-LAPSIME IN THE FIRST TEAR OF THE RENNIUM, AND IF SUPPICIENT FUNDS ARE WOT EVALUABLE FOR BOTH YEARS OF THE SIGNMUN PRODUCT INFLEMENTATION, THESE FUNDS SHALL BE ESTIMATED SOURCE OF FUNDS FOR GRANTS COM MENTAL MEALTH SER 0 FEDERAL 0 FOR MENTS COM MEALTH SER 0 FOR MENTS COM MEALTH SERVICES 10 PERMAMENT PEASONAL SERVICES 10	ti SALAOY OF DIPECTOP 2' CUPPENT EXPENSES 62 BENEFITS 77 IN STATE TRAVEL 88 OUT OF STATE TPAVEL	E	37,997 6,940 7,633 20J 950		37,997 7,480 7,633 250		
OIV OF MENTAL MEALTH AGN L SUP GENERAL FUND TOTAL 2 GRANTS COM MENTAL MEALTH SEP 90 GRANTS TO COMM MEALTH SERV THESE FUNDS SHALL NOT BE EXPENDED FOR ANY OTHER PURPOSE, SHALL BE NOM-LARSING IN THE FIRST YEAR OF THE RIENNIUM, AND IT SUFFICIENT FUNDS ARE HOT AVAILABLE FOR BOTH YEARS OF THE BIENNIUM FOR FULL INPLEMENTATION, THESE FUNDS SHALL BE PROPATED. TOTAL 3.892.545 4.214.748 ESTIMATED SOURCE OF FUNDS FOR GRANTS COM MENTAL MEALTH SER GENERAL FUND 9.3.897.845 4.214.748 3.897.845 4.214.746 3.897.845 4.214.746 3.997.845 5.399 5.399 3.690.845 5.399 7.6.880 2.1 CURRENT EARMENT PERSONAL SERVICES 4.599 7.6.880 7.7.888	TOTAL	•		42.049		92.689	
OF COMMENTS COM MENTAL MEALTH SEP QC COANTS TO COMM HEALTH SEPV THISSE FUNDS SHALL NOT BE EXPENDED FOR ANY OTHER PURPOSES. SHALL BE ROW-LAPSING IN THE FIRST YEAR OF THE RIEMMIUM, AND IF SUFFICIENT FUNDS ARE NOT AVAILABLE FOR BOTH YEARS OF THE BICHMIUM FOR FULL IMPLEMENTATION, THESE FUNDS SHALL BE PROPRIETO. TOTAL ESTIMATED SOURCE OF FUNDS FOR CRAITS COM HEALTH SER OF FORFALL FUND OF FOLDEAL GENERAL FUND OF STALL FUND OF STALL FUND OF COM HEALTH SERVICES 10 PERMANENT PERSONAL SERVICES 11 PERMANENT PERSONAL SERVICES OF STALL	DIV OF MENTAL HEALTH ADM & SUP GENERAL FUND			142.849 142.849		92,629	
THISE FUNDS SHALL NOT BE EXPENDED FOR ANY OTHER PURPOSES, SHALL BE ROM-LAPSING IN THE FIRST YEAR OF THE RIENNIUM, AND IT SUFFICIENT YEARS OF THE RIENNIUM, AND IT SUFFICIENT YEARS OF THE BLENKIUM FOR FULL INPLEMENTATION, THESE FUNDS SHALL BE PROPRIED. TOTAL 3.892.545 4.214.748 ESTIMATED SQUECE OF FUNDS FOR GRANTS COM HENTAL HEALTH SER G.F. FOR HEALTH SER G.F. FOR HEALTH SER G.F. FOR HEALTH SER G.F. FOR HEALTH SERVICES 10 PERMANENT PERSONAL SERVICES 10 PERMANENT PERSONAL SERVICES 10 PERMANENT PERSONAL SERVICES 11 PERMANENT PERSONAL SERVICES 12 FOR HEALTH SERVICES 13 SEQUEPHENT 14 SEP G.F. FOR G.F. F							
PUPPOSE, SMALL BE MOM-LAPSING IN THE FIRST YEAR OF THE RIENNIUM, AND IF SUPFICIENT FUNDS ARE HOT AVAILABLE FOR BOTH YEARS OF THE BIENNIUM FOR FULL IMPLEMENTATION, THESE FUNDS SMALL BE PROPRIED. TOTAL 3.892.545 4.214.748 ESTIMATED SQURCE OF FUNDS FOR GRANTS COM MENTAL HEALTH SER G. FORFRAL GENERAL FUND 3.807.845 4.129.248 TOTAL 33 OFF COM MEALTH SERVICES 10 PERMAMENT PEASONAL SERVICES 4.514.746 21 CURRENT CAPPAISE 5.390 70.880 70.880 71.885 71.886 72.11 STATE TRAVEL 2.480 2.480 2.500 800 800 800 800 800 800 800	90 GRANTS TO COMM HEALTH SERV		3,892,545		4,214,748		
STIMATED SQUECE OF FUNDS FOR GRANTS COM MENTAL MEALTH SER 0.5.500 0.5.	PUMPOSE, SMALL BE NOM-LAPSING I OF THE RIEMMIUM, AND IF SUFFICE MOT AVAILABLE FOR BOTH YEARS OF FOR FULL IMPLEMENTATION, IMESE	N THE FIRST YEAR ENT FUNDS ARE THE BIENNIUM					
GRANTS COM MENTAL MEALTH SER 0: FEORPAL 0: F			3,	892.545		4.214.748	
13 OFF COM MEALTH SERVICES 10 PERMAMENT PEASOMAL SERVICES 69.459 70.880 2) CURRENT EXPENSES N.858 5.090 33 EQUIPMENT 5.955 7.886 60 EXMETTS 164VEL 2.480 2.500 61 OFF STATE TIAVEL 800 600	GRANTS COM MENTAL MEALTH SER O: FEDERAL GEMERAL FUND		3,	897.845		4.129.248	
10 PERMAMENT PERSONAL SERVICES 69.859 70.880 2) CURRENT EXPENSES N.858 5.990 33 EQUIPMENT 5.955 7.886 60 BENETIT FRAVEL 2.480 2.500 61 OUT OF STATE TIAVEL 800			31				
52 BENEFITS 5,995 7,000 70 IN STATE TRAVEL 2,400 2,500 85 DUT OF STATE TRAVEL 800 000	2) CURRENT EXPENSES		4,858		5.090		
90 TO A INING-CONSULTANTS 3.548	62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL		6,945 2,400		2.500		

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L IS HEALTH AND SOCIAL SERVICES 13 DEPARTMENT OF HEALTH AND VELFARE 14 DOWN ISTOATION 13 OFF COM HEALTH SERVICES	FCONT.3 FCONT.3 FCONT.3 FCONT.3 FCONT.3					
95 0.0.0.	0	9+111		9++44		
TOTAL ESTIMATED SOURCE OF FUNDS FOR OFF CON HEALTH SERVICES GENERAL FUND TOTAL			97.500 97.500 97.500		48.849 48.849 49.849	
'A SUREAU OF FAMILY CARE						
10 PERHAMENT PERSCHAL SERVICES 28 CURRENT EXPENSES 38 EXUPPENT 62 SEMEFITS 78 IN STATE TRAVEL 63 OUT OF STATE TRAVEL 98 CUTTHING I MISCELLANEOUS EXP 91 PAYMENTS FOR FAMILY CARE HOMES	•	36.27. 1.565 553 3.627 551 75 3.465 75.22	121 -236	30.77 1.645 125 3.227 113 12 3.54 75.71	121-141	
TOTAL ESTIMATED SOURCE OF FUNOS FOR BUREAU OF FAMILY CARE BENERAL FUND TOTAL		4	121.216		121-1-1	
THE DIVISION OF INVESTIGATION TO INVESTI	ACCOUNTS SHALL Y FROM RECIPM S.					
18 PERMANENT PERSONAL SERVICES 2: CURRENT EXPENSES 62 SHEPPITS 78 IA STATE TRAVEL 96 CENTERS FOR MENTAL RETARDED 91 INTERTH CIRE FOMOS		103,231 3,902 18,358 3,201 502 271,069 35,402		135 - 24 1 + - 211 1 554 7 - 487 503 196 - 205 35 - >73		
70741			327.914		355+825	
ESTIMATED SOURCE OF FUNDS FOR OFFICE MENTAL RETARDATION GENERAL FUND TOTAL			327.512		355.5°5 355.575	
M9777 PAGE 126 E41575		• FISCA	VEAR 1976	** FISCA.	1E44 1977	
L.05 HEALTH 4ND SOCIAL SERVICES 33 OPPARTMENT OF HEALTH AND NELFARE 1N OTHISTRATION 81 ADMINISTRATION 97 DEVELOPMENTAL DISABILITIES	(CONT.) (CONT.) (CONT.) (CONT.)					
18 PERMAMENT PERSONNEL SERVICES 28 CURRENT EMPENSES 18 ECUPMENT 62 BENEFITS 78 IN-5TATE TRAVEL 68 OUT-OF-STATE FARMEL 68 OTTER EMPENDITURES		43,947 1:983 43E 4:384 1:388 866 149,449		45.384 1.58 4.537 1.888 401 187,279		
26707			251,208		261+61+	
ESTIMATED SOURCE OF FUNOS FOR DEVELOPMENTAL DISABILITIES BY FEDERAL FUNDS TOTAL			Založal Založal		288.68.	
TOTAL			h. 74	1.25#		5.483.231
ESTIMATED SOURCE OF FUWOS FOR ADMINISTRATION FEORRAL FUWO SEMERAL FUWO TOTAL			2 à	5 • 58 4 5 • 75 4 1 • 25 4		295.5 - 4.797.731 5.093.031
82 LACONIA STATE SCHOOL 23 CUSTODIAL CARE & MAINT						
18 PERMANENT PERSONAL SERVICES 11 SALART OF SUPERINTENDENT 12 SALART OF SUPERINTENDENT 12 SALART OF SUPERINTENDENT 12 CURRENT EXPENSES 18 EQUÍPMENT 15 OTTURE PRESONAL SERVICES 16 BENEFITS 17 IN STATE TRAVEL 13 OUT OF STATE TRAVEL 14 SUPERISS AND MANULANCE SERVICE 15 SPECTAL NAINTENANCE PROJECTS	• F	939, 72h 25, 72h 31, 662 888, 662 88, 188 3, 582 56, 58 701 588 2, 334 27, 588		994,158 25,216 31,662 988,088 18,568 3,568 18,298 788 588 3,968		
OF THE IMOUNT APPROPRIATED, \$15.8 EXPENDED FOR BEDS, #41TRESSES AND FURNITURE.	TT SHALL BE					
TOTAL		Z	.841.298		2,819,920	
ESTIMATED SOURCE OF FUNDS FOR CUSTODIAL CARE & MAIN! 86 ASENCY INCOME GENERAL FUND					18.25.	
SE ASENCY INCOME SENERAL FUND TOYAL		5	16.800 .073.296 .001.296		2.611.926 2.619.926	

MB77/ PAGE 127 241575		FISCAL YEAR	1976 ** FISC	AL YEAR 1977
. 19. HEALTH AND SOCIAL SERVICES 3. CEPAPTHENT OF HEALTH AND NELFARE 14. OTVISION OF HENTAL MEALTH 22. LACONIA STATE SCHOOL 2. PROF CAPE & TREATMENT	(CONT.) (CONT.) (CONT.)			
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES		2,690,903 50,200	2,896,684 50,200	
32 EQUIPHENT		1,350 10,000	10,J00 200,944	
62 BENEFITS 70 IN STATE TRAVEL		269.237 1.20C	1.200	
SO OTHER PERSONAL SERVICES 62 SEMEPTIS 70 IN STATE TRAVEL 90 MEPAIRS TO EYE GLASSES, ETC. 91 MED FAP AND COMS 91 MED FAP AND COMS		150 1,500 21,500	1,500	
		3,054,04	0	3,270,170
TOTAL FSTIMATED SOURCE OF FUNOS FOR PROF CARE 1 TREATMENT CEMERAL FUNO TOTAL		3,054,04 3,054,04	e 0	3,270,178 3,270,178
.3 TRAINING & DEVELOPMENT PROG				
10 PEPHANENT PERSONAL SERVICES		561,294 7,550	501,J20 7,950 1,000	
20 CURRENT EXPENSES 30 EQUIPMENT 51 OTHER PERSONAL SERVICES		2,000 11,200 56,784	1,000 11,200 50,758	
5) OTHER PERSONAL SERVICES 62 GENEFITS 76 IN STATE TRAVEL		56,784 625 5.000	625 5,000	
90 MORK INCENTIVE PROGRAM 91 STUDENT BOOT ACTIVITIES 92 CONSULTANTS ETC		2,000 1,500	2,000	
R2 CONSULTANTS ETC 93 RESIDENT HELP PAY	A	75,000	80,000	
TOTAL FSTIMATED SOURCE OF FUNOS FOR		722,95	\$3	748,661
TOTAL ESTIMATED SOURCE OF FUNDS FOP TRAINING & DEVELOPMENT PROG GENERAL FUND TOTAL		722 . 99 722 . 99	53 53	748.651 748.651
TOTAL		5,818,2	91	6,030,765
CORRESPONDED OF FUNDS FOR				10,000
LACONIA STATE SCHOOL OTHER FUNDS GENERAL FUND		16,0 5,800.2 5,818.2	91	6,020,765 6,030,765
TOTAL		.,		
MB777 PAGE 128 041575		+ FISCAL YEAR	1976 ** F15	CAL TERK 1977
1.75 HEALTH AND SOCIAL SERVICES 13 DEPARTMENT OF HEALTH AND MELFARE 14 DIVISION OF NEWTAL MEALTH 13 NEW HAMPSHIRE HOSPITAL 11 CUST CARE MAINT - ADM	(CONT.)			
10 PERMANENT PERSONAL SERVICES	•	2,397,935 33,052	2,441,89 33,85 26,42 2,723,38	
11 SUPT SALARY 12 ASST SUPT SALARY 20 CURRENT EXPENSES		33,052 25,624 2,580,500	26,423 2,723,38	
30 EQUIPMENT 50 OTHER PERSONAL SERVICES		74,772 53,300	53.70	
62 BENEFITS 70 IN STATE TRAVEL 80 DUT OF STATE TRAVEL		248,059 200 1,135	253,35 20 1,13	5
48 OTHER EXPENDITURES		5,750	6,25	0
PERMANENT PERSONAL SERVICES FOR PRIATION SHALL NOT LAPSE TO THE HENT FUNC UNTIL JUNE 30, OF FACH	THIS APPRO- SALARY ADJUST- FISCAL YEAR.			
TOTAL		5,421,9	327	5,576,963
ESTIMATED SOURCE OF FUNDS FOR CUST CAPE MAINT - ADM Q5 LESS MAINTENANCE REFUNDS GENERAL FUND	•	80.08	100	80.900
G5 LESS MAINTENANCE REFUNDS GENERAL FUND TOTAL		5,341,9 5,421,9	127	5,490,963 5,570,963
AUTHORITY IS HEREBT GRANTED THE DENT OF THE N.H.HOSPITAL TO CONI CONPETITIVE BIDDING FOR HOSPITAL FOOD SERVICE OPERATIONS. 2 NHH PROFESSIONAL CARE	SUPERINTEN- RACT AFTER NON-PATIENT			
"> NHH PROFESSIONAL GARE		7,998,505	8,341,19	9
10 PERMANENT PERSONAL SERVICES 11 SALARY ASST SUPT 12 UNCLASSIFIED		35,081 831,001	35.78 845.16	8
30 EQUIPMENT EXPENSES	• •	250.040 63.372	258,04 34,56	7
E. ATHER RESEAULT SERVICES		41.700 880.901 0.200	44,90 924,83 8,30	5
SCHEFTIS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 CONSULTANTS AND FEES 91 OPERATING ROOM CONTRACTUAL	***	3,350 297,500	3,72 312,08	4
91 OPERATING ROOM CONTRACTUAL	A	25,000	25,00	
PERMANENT PERSONAL SERVICES FOR PRIATION SHALL NOT LAPSE TO THE MENT FUND UNTIL JUNE 30, OF EAC	THTS APPRO- SALARY ADJUST- H FISCAL TEAR.			
IN THIS APPROPRIATION 1115,000 AND 1105,000 FOR F.T. 1977 IS D	FOR F.Y. 1976 ESIGNATED FOR			

MB777 PAGE 129 041575	* FISCAL YEAR 1976	- ** FISLAL YEAR 1477 *
1.5 MEALTH AND SOCTAL SERVICES (CONT.) 13 DEPARTMENT OF MEALTH AND NELFARE (CONT.) 40 DIVISION OF MENTAL NEALTH (CONT.) 03 NEW NAMPSHIRE MOSPITAL (CONT.) 12 NHH PROFESSIONAL CARE (CONT.)		
THE PURCHASE OF ORUGS AND MEDICINES AND SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. NO CHARGE AGAINST THIS APPROPRIATION OR ANY OTHER APPROPRIATION OF MEM MARPSHIRE HOSPITAL SHALL BE MADE FOR HOWSES. WINFORMS.		
THIS APPROPRIATION \$150,000 FOR F.Y. 1976 AND \$165,994 FOR F.Y. 1977 IS DESIGNATED FOR WAGES OF PATIENT EMPLOYEES AND SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE.		
TOTAL	10.442.730	16:033:524
ESTIMATEO SOURCE OF FUNOS FOR MIN PROFESSIONAL CARE 09 AGENCY INCOME GENERAL FUNO TOTAL	7,700 10,435,730 10,442,730	7 + u = 0 1 u + 6 2 6 + 5 2 + 1 u + 6 3 3 + 5 2 4
33 NHH TRAINING & DEVELOPHENT		
ID PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 94 OTHER PERSONAL SERVICES 62 BENEFITS 72 IN STATE TRAVEL 98 LABORATORY SERVICES-CONTRCTUAL 91 STATE FOR PERSONENT	29,945 1,100 5,916 3,341 100 63,648 2,500	31,143 1,202 70: 6,123 3,472 100 62,760 3,000
TOTAL	167.134	118,498
ESTIMATED SOURCE OF FUNOS FOR MMN TRAINING & DEVELOPMENT GENERAL FUNO TOTAL	107,100 107,100	166,496 166,498
34 N H HOSPITAL SCH MURSING		
14 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS	245,231 7,000 2,160 9,704 24,891	245,354 7,500 1,551 9,704 25,1,3
TOTAL	286,986	289,212
ESTIMATEO SOURCE OF FUNOS FOR N M HOSPITAL SCM NURSING 89 LESS STUDENT FEES	2,000	2.300
HB777 PAGE 130 041575	* FISCAL YEAR 1976	- ** FISCAL YEAR 1977 *
1.35 HEALTH AND SOCIAL SERVICES (CONT.) 33 OFPARTHENT OF HEALTH AND HELFARE (CONT.) 43 NEW HAMPSHIRE HOSPITAL (CONT.) 43 NEW HAMPSHIRE HOSPITAL (CONT.) 44 NEW HOSPITAL SCHOOL (CONT.)		
GENERAL FUNO	264,986 286,986	287.212 289.212
35 NHH HOUSEKEEPING SERVICES	2007300	
IC PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 62 BENEFITS	683,882 45,000 2,730 68,388	682 +637 47 +500 1 +600 68 +264
TOTAL	966.398	869,001
ESTIMATED SOURCE OF FUNOS FOR NHH HOUSEKEEPING SERVICES GENERAL FUNO	800,000	500,001
TOTAL	800.005	850+631
TOTAL ESTIMATEO SOURCE OF FUNOS FOR MEN MAMPSHIRE MOSPITAL OTHER FUNDS	17,058,	743 17,616,138
CEMERAL FUND	89.	06 b 69.c
GEMERAL FUNO TOTAL	89, 16,969, 17,858,	743 17,521,198
TOTAL TOTAL ESTIMATEO SOURCE OF FUNOS FOR	16,969,	743 17.521.198 743 17.610.196
TOTAL	16,969, 17,858,	743 17,521,134 17,610,196 292 26,732,174 550 265,5 2 000 107,000 792 26,3139,694
TOTAL TOTAL STITUATED SOURCE OF FUNOS FOR OIVISION OF MENTAL MEALTH FEGERAL FUNOS OTHER FUNOS GENERAL FUNOS GENERAL FUNO	16,969, 17,458, 27,658, 285, 107, 27,255,	743 17,521,134 17,610,196 292 26,732,174 550 265,5 2 000 107,000 792 26,3139,694
TOTAL TOTAL TOTAL STIMATED SOURCE OF FUNDS FOR OIVISION OF MENTAL MEALTH FFOORAL FUNDS OTHER FUNDS GEMERAL FUND TOTAL PERHAMENT PERSONAL SERVICES FOR THIS APPROPRIATION SHALL NOT LAPSE TO THE SALARY AQUIST-	16,969, 17,458, 27,658, 285, 107, 27,255,	743 17.521.134 17.610.196 292 28.712.134 5.0 285.5 200 107.000 792 28.3139.694
TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR OIVISION OF MENTAL MEALTH FEDERAL FUNDS OTHER FUNDS GENERAL FUND TOTAL PERMAMENT PERSONAL SERVICES FOR THIS APPROPRIATION SHALL NOT LAPSE TO THE SALERY ADJUSTMENT FUND UNTIL JUNE JG, OF FACH FISCAL FER. THE SUPERINTENCENT OF THE MM HOSPITAL IS AUTHORIZED AFTER RECEIVING APPROVAL OF THE GOVERNOR AMA COUNCIL, TO CONTRACT FOR HOUSE—	16,969, 17,458, 27,658, 285, 107, 27,255,	743 17.521.134 17.610.196 292 28.712.134 5.0 285.5 200 107.000 792 28.3139.694

H8777 PAGE 131 (41570		• FISCAL YEAR 19	76 ** FISCAL	YEAR 1977	
I IN HEALTH AN GODIAL SERVICES IN PREPARENT OF HEALTH AND MELFACE IS CIVISION OF PUBLIC MEALTH SERVICES I ADMINISTRATION I SUPPORT I WITH RECORDS AND STATISTICS	(CONT.) (CONT.) (CONT.) (CONT.)				
2. CUPRENT EXPENSES 3° COUTPMENT 5C OTHER PERSONAL SERVICES 62 DENEFITS 70 IN STATE TRAVEL AS OUT OF STATE TRAVEL		9,0v0 750 1,116 0,018 150 185	9, J00 355 1,116 6,219 150 185		
JATOT		98,750		100,561	
ESTIMATEU SQUPCE OF FUNCS FOR VITAL RECORDS AND STATISTICS OF FEDERAL GENERAL FUYO TOTAL		47。400 51.350 98.750		47.400 53.161 100.561	Þ
12 PUB HUTH BUSINESS MANAGEMENT			97,806		
10 PERMANETY PERSONAL SERVICES 22 CUPPENT EFFENTS 30 EOUTPHENT 50 OTHER PERSONAL SERVICES 62 SENEFITS 61 THE TRAVEL 62 ORDORATORY HAITENANCE 63 PROFESSIONAL EXAN SERVICE		95, 968 4,518 1,265 17,023 10,593 259 147,744 1,935	5,000 17,624 10,812 300 148,745 1,935	282,222	
TOTAL ESTIMATED SOURCE OF FUNOS FOR		2,7,12,10			
PUB MLIN BUSINESS MANAGEMENT OF INCOME GENERAL FUND TOTAL		27,400 252,276 279,278		27.060 255.222 262.222	
33 OFFICE OF DIRECTOR 10 PERMANENT PERSONAL SERVICES		43,547	43.606		
11 SALARY OF OTRECTOR 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 GEMETITS 77 IN STATE TRAVEL		37,312 6.316 6.116 6.444 1.075 658	37,312 6,408 0,353 0,463 1,479 650		
80 OUT OF STATE TRAVEL		183,144		163,853	
ESTIMATED SOURCE OF FUNOS FOR OFFICE OF OTRECTOR OF FEDERAL		39,58		39,540	
N8777 PAGE 132 241575		FISCAL YEAR	1976 ** FISCA	L YEAR 1977 -	
1. 5 HEALTH AND SOCIAL SERVICES 13 DEPARTMENT OF HEALTH AND MELFARE 15 DIVISION OF PUBLIC HEALTH SERVICES 01 ADMINISTRATION A SUPPORT 3 OFFICE OF DIRECTOR	CONT.1 CONT.1 CONT.1 CONT.1 CONT.1				
GENERAL FUND TOTAL		63,64 183,14		64,353 193,853	
14 PUR NETH HEALTH EDUCATION					
10 PERMANENT PERSONAL SERVICES 20 GURRENT EXPENSES 30 EGUTPMENT 62 BENEFITG 70 IN STATE TRAVEL		14.233 4.700 515 1.423 1.600	14.615 5.000 1.682 1.780 800		
AG OUT OF STATE TRAVEL		23,27		23.797	
ESTEMATED SOURCE OF FUNDS FOR					
PUE MLTH MEALTH EDUCATION UT FEGERAL GENERAL FUND TOTAL		11.63 11.65 23.21	5	11.856 11.899 23.797	
TOTAL ESTIMATED SOURCE OF FUNDS FOR			504,443		510,433
AOMINISTRATION & SUPPORT FEDERAL FUND GENERAL FUND TOTAL			125,536 378,407 5,4,443		125.798 384.635 510.433
CO OTHER HEALTH SERVICES 11 PUB HITH SPECIAL HEALTH SER					
12 PERMANENT PERSONAL SERVICES 30 CURRENT EXPENSES 31 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 CENETIS 70 IN STATE TRAVEL 60 CUT OF STATE TRAVEL 90 SIGHT COMPERMANTON	A	26.008 12.008 688 17.002 3.082 2.100 475 38.500 15.000	26,488 12,425 540 17,000 3,636 2,100 475 31,488 15,588		
91 CONSULTANTS FOTAL		19,000		109.042	
ESTIMATED SOURCE OF FUNDS FOR PUB METH SPECIAL MEALTH SER OF FEDERAL FUND TOTAL		44,8 63,4 1,37,4	25	44,000 85,042 189,042	

M8777 PAGE 133 C41575		FISCAL YEAR 1975	- ** FISCAL YEAR 1977 -	
L'S HEALTH AND SOCIAL SERVICES 33 OFFARTHENT OF MEALTH AND MELFARE 35 DIVISION OF PUBLIC MEALTH SERVICES 26 OTHER MEALTH SERVICES 27 N L M TERROFICHY MEALTH SERV PU	(CONT.) (CONT.) (CONT.)			
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 89 OUT OF STATE TRAVEL 91 HTR VEH L EDUC ZOUIP		10,946 19,83C 110,920 7,584 7,160 4,473 67,500	11,511 14,620 112,620 7,739 7,160 4,77 67,552	
FOTAL		228,380	236,4400	
ESTIMATED SOURCE OF FUNOS FOR H & H EMERGENCY MEALTH SERV PU CO FEORMAL GENERAL FUNO TOTAL		217,709 10,671 228,384	214.508 11.492 230.66	
3 PUB HETH NUTRITION SER				
10 PERMAKENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 62 BENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL		20,718 1,875 331 2,072 575 175	21, 358 1, 355 2,101 575 175	
TOTAL		25,746	25.784	
ESTIMATEO SOURCE OF FUNDS FOR PUB MITH MUTRITION SER OF FEDERAL GENERAL FUND TOTAL		7,460 18,346 25,746	7,4uù 18,384 25,784	
TOTAL		361,5	551	365,626
ESTINATED SOURCE OF FUNDS FOR OTHER HEALTH SERVICES FEDERAL FUNDS GEMERAL FUND TOTAL		269 » 1 92 » 4 361 » 5	442	273.9 8 94.718 365.628
3 PUBLIC HEALTH NURSING		2027	• • • • • • • • • • • • • • • • • • • •	5034020
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 FOUTPHENT		241,986 16,680 470	245.183 17.780 77	
62 BENEFITS 70 IN STATE TRAVEL 80 DUT OF STATE TRAVEL		24,199 15,433 360	24,518 16,200 380	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES		15,433 360 1,393	24,518 16,200 380 1,200	
62 BENEFITS 72 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES M8777 PACE 134 841575		15,433 360 1,393	24,518 16,200 380	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES M8777 PACE 134 041575 1.05 HEALTH AND SOCIAL SERVICES 33 DEPARTMENT OF MEALTH AND MELFARE 03 DYSIGNO OF PUBLIC HEALTH SERVICES 03 PUBLIC MEALTH MURSING	(CONT.) (CONT.) (CONT.)	15,413 360 1,093 FISCAL YEAR 1976	24.518 16.200 300 1UJ	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES M8777 PACE 134 041575 1.05 HEALTH AND SOCIAL SERVICES 33 DEPARTHENT OF MEALTH AND MELFARE 03 DYSTOOM OF PUBLIC HEALTH SERVICES 03 PUBLIC MEALTH MURSING	(CONT. 1 (CONT. 1 (CONT.)	15,433 360 1,393	24,518 16,200 380 1,200	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES M8777 PACE 134 041575 1.05 HEALTH AND SOCIAL SERVICES 33 DEPARTMENT OF MEALTH AND MELFARE 03 DYSIGNO OF PUBLIC HEALTH SERVICES 03 PUBLIC MEALTH MURSING	(CONT. 1 (CONT. 1 (CONT.)	15,413 360 1,093 FISCAL YEAR 1976	24.518 16.200 300 1UJ	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 DITHER EXPENDITURES WASTIT PACE 134 U41575 1.05 MEALTH AND SOCIAL SERVICES 33 DEPARTMENT OF MEALTH AND WELFARE 05 DIVISION OF PUBLIC HEALTH SERVICES 37 PUBLIC MEALTH MURSING TOTAL ESTIMATED SDURGE OF FUNDS FOR PUBLIC MEALTH MURSING DE FEDERAL GENERAL FUND	(CONT. 1 (CONT. 1 (CONT.)	15,413 360 1,333 FISCAL YEAR 1976 JUO,TIS 59,000 241,115	24.518 16.203 300 10 - ** FISCAL YEAR 1977 - 3355,138 59.103 246,138	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES M8777 PACE 134 041575 1.05 MEALTH AND SOCIAL SERVICES 23 DEPARTMENT OF MEALTH AND MELFARE 03 DIVISION OF PUBLIC MEALTH SERVICES 03 PUBLIC MEALTH MURSING TOTAL ESTIMATED SOURCE OF FUNDS FOR PUBLIC MEALTH MURSING 06 FEDERAL GEMERAL FUND TOTAL 14 COMMUNICABLE DISEASES 21 PUB MITH TUBERCULOSTS CONTROL 10 PERPAMENT FERSONAL SERVICES 22 CUMPENT EXPENSES 33 E GOUPMENT	(CONT. 1 (CONT. 1 (CONT.)	15,413 300 1,003 FISCAL YEAR 1976 JUO.IIS 59,000 241,115 JOO.IIS 31,740 65,000 2,005	24.518 16.203 300 1.UU - ** FISCAL YEAR 1977 - 355.138 59.EU2 246.138 32.135 68.750	
62 BENEFITS 77 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 OTHER EXPENDITURES WASTIT PACE 134 041575 1.05 MEALTH AND SOCIAL SERVICES 33 OPPARTMENT OF MEALTH AND MELFARE 05 DIVISION OF PUBLIC HEALTH SERVICES 37 PUBLIC MEALTH MURSING 10 TOTAL ESTIMATED SDURGE OF FUNDS FOR PUBLIC MEALTH MURSING 06 FEDERAL CEMERAL FUND TOTAL 14 COMMUNICABLE DISEASE 27 PUB MITH TUBERCULOSIS CONTROL 10 PERMAMENT FERSONAL SERVICES 28 CURRENT EXPENSES	(CONT. 1 (CONT. 1 (CONT.)	15,413 300 1,323 FISCAL YEAR 1976 JUU.IIS 59,000 241,115 300,115	24.518 16.203 300 100 - ** FISCAL YEAR 1977 - 355.138 59.E03 246.138 315.138	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES MB777 PACE 134 041575 1.05 HEALTH AND SOCIAL SERVICES 23 DEPARTMENT OF MEALTH AND MELFARE 05 DIVISION OF PUBLIC HEALTH SERVICES 03 PUBLIC MEALTH MURSING TOTAL ESTIMATED SOURCE OF FUNDS FOR PUBLIC MEALTH MURSING 06 FEDERAL GENERAL FUND TOTAL 14 COMMUNICABLE DISEASE 15 PUB MITH TUDEROULOSIS CONTROL 10 PERFAMENT PERSONAL SERVICES 15 COMPREMENT EXPENSES 15 COMPREMENT FERSONAL SERVICES 16 COMPREMENT FERSONAL SERVICES 17 OTHER PERSONAL SERVICES 18 COMPREMENT FERSONAL SERVICES 18 COMPREMENT FERSONAL SERVICES 19 COMPREMENT FERSONAL SERVICES 19 COMPREMENT FERSONAL SERVICES 19 COMPREMENT FERSONAL SERVICES 19 COMPREMENT FERSONAL SERVICES 10 COMPREMENT FERSONAL SERVICES 10 TOTAL STATE TRAVEL	(CONT. 1 (CONT. 1 (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JUO.IIS 59,000 24:115 300,115 31,768 65,000 2,005 1,269 1,269 1,260	24.518 16.200 300 1UJ - ** FISCAL YEAR 1977 - 355.138 \$9.LU1 246.138 315.138 12.105 64.750 1.511 3.291 1.110 122	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 OTHER EXPENDITURES 10 MEATTY PACE 134 041575 1.05 MEALTH AND SOCIAL SERVICES 73 DEPARTMENT OF MEALTH AND MELFARE 05 DIVISION OF PUBLIC MEALTH SERVICES 03 PUBLIC MEALTH MURSING 10 FEODRAL 62 ESTIMATED SOURCE OF FUNDS FOR PUBLIC MEALTH MURSING 10 FEODRAL 10 COMMUNICABLE DISEASE 20 PUB MITH TUBEROULOSIS CONTROL 10 PERHAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 COULD FEOTRAL 51 OTHER PERSONAL SERVICES 20 OUT OF STATE TRAVEL 60 OUT OF STATE TRAVEL 61 OUT OF STATE TRAVEL 62 COTTAL ESTIMATED SQUECE OF FUNDS FOR PUB MITH TUBEROULOSIS CONTROL 10 FEOTRAL 63 OUT OF STATE TRAVEL 64 OUT OF STATE TRAVEL 65 OUT OF STATE TRAVEL 66 OUT OF STATE TRAVEL 66 OUT OF STATE TRAVEL 66 OUT OF STATE TRAVEL 67 OTHER EXPENDITURES 10 TAL 68 FEOTRAL FUND 68 FEOTRAL FUND 68 FEOTRAL FUND 69 FEOTRAL FUND 69 FEOTRAL FUND 69 FEOTRAL FUND 60 FEOTRAL FUND 6	(CONT. 1 (CONT. 1 (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JUO,115 S9,000 241,115 J00,115 31,768 65,000 2,665 11,479 3,264 1,260 120 119,156	24.518 16.200 300 100 - ** FISCAL YEAR 1977 - 355.138 59.100 246.138 32.105 64.750 64.750 1.511 3.291 1.100 120 14.300 121.227	
62 BENEFITS 72 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 OTHER EXPENDITURES ***HEATTH AND SOCIAL SERVICES 33 OPPARTMENT OF MEALTH AND MELFARE 05 DIVISION OF PUBLIC HEALTH SERVICES 33 OPPARTMENT OF MEALTH AND MELFARE 05 DIVISION OF PUBLIC HEALTH SERVICES 03 PUBLIC MEALTH MURSING 06 FEOCHALL ESTIMATED SOURCE OF FUNDS FOR PUBLIC MEALTH MURSING 06 FEOCHALL 10 COMPUNICABLE DISEASSE 91 PUB MITH TUBERCULOSIS CONTROL 11 PERMANENT FERSONAL SERVICES 22 CURRENT EXPENSES 3C EQUIPMENT 31 OTHER PERSONAL SERVICES 62 BENEFITS 62 OTHER EXPENDITURES 10 TOTAL 65 OUT OF STATE TRAVEL 66 OUT OF STATE TRAVEL 67 OTHER EXPENDITURES 10 TALL 68 SUPPLIES SOURCE OF FUNDS FOR PUB HITH TUBERCULOSIS CONTROL 68 FEOCH OF STATE TRAVEL 69 OTHER EXPENDITURES 10 TALL 65 THATEO SOURCE OF FUNDS FOR PUB HITH TUBERCULOSIS CONTROL 60 FEOCH OF STATE TRAVEL 60 FEOCH OF STATE TRAVEL 61 FOR THATEO SOURCE OF FUNDS FOR PUB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 61 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 61 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 62 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 62 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 62 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB HITH TUBERCULOSIS CONTROL 61 FEOCH OF STATE TRAVEL 63 FUNDS FOR PUBB FUNDS	(CONT. 1 (CONT. 1 (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JUO.IIS 59,000 241:115 300:115 31,768 65,000 2,459 1,479 3,264 1,260 120 14,000 119,156	24.518 16.203 300 100 - ** FISCAL YEAR 1977 - 355.136 \$9.607 246.138 345.138 12.105 64.750 1.511 3.231 1.120 1.121 1.27	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 81 DEPARTMENT OF PACELTR AND MELFARE 83 DEPARTMENT PACELTR AND MELFARE 84 DEPARTMENT PERSONAL SERVICES 85 DEPARTMENT PERSONAL SERVICES 86 DEPARTMENT PERSONAL SERVICES 87 DEPARTMENT PERSONAL SERVICES 88 DEMETITS 89 OTHER PERSONAL SERVICES 80 DETAIL TRAVEL 80 DETAIL TRAVEL 80 DETAIL TRAVEL 81 DETAIL TRAVEL 82 DETAIL TRAVEL 83 DETAIL TRAVEL 84 DETAIL TRAVEL 85 DETAIL TRAVEL 86 DETAIL TRAVEL 86 DETAIL TRAVEL 86 DETAIL TRAVEL 87 DETAIL TRAVEL 88 DETAIL TRAVEL 89 DETAIL TRAVEL 80 DETAIL TRAVEL 80 DETAIL TRAVEL 81 DETAIL TRAVEL 81 DETAIL TRAVEL 82 DETAIL TRAVEL 83 DETAIL TRAVEL 84 DETAIL TRAVEL 85 DETAIL TRAVEL 86 DETAIL TRAVEL 86 DETAIL TRAVEL 86 DETAIL TRAVEL 87 DETAIL TRAVEL 88 DETAIL TRAVEL 89 DETAIL TRAVEL 89 DETAIL TRAVEL 80 DETAIL TRAVEL 80 DETAIL TRAVEL 80 DETAIL TRAVEL 81 DETAIL TRAVEL 81 DETAIL TRAVEL 81 DETAIL TRAVEL 82 DETAIL TRAVEL 83 DETAIL TRAVEL 84 DETAIL TRAVEL 85 DETAIL TRAVEL 86 DETAIL TRAVEL 86 DETAIL TRAVEL 87 DETAIL TRAVEL 87 DETAIL TRAVEL 87 DETAIL TRAVEL 88 DETAIL TRAVEL 89 DETAIL TRAVEL 89 DETAIL TRAVEL 89 DETAIL TRAVEL 80 DETAIL TRAVE	(CONT.) (CONT.) (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JV0.115 300,115 31,768 65,000 2,065 1,479 3,266 11,479 3,268 11,478 119,156 34,156 119,156	24.518 16.200 300 100 - ** FISCAL YEAR 1977 - 355.136 59.101 246.136 345.138 12.105 64.750 1.511 3.291 1.300 121.227 38.000 83.227 121.227	
62 BENEFITS 72 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 80 OUT OF STATE TRAVEL 80 OTHER EXPENDITURES 1.05 HEALTH AND SOCIAL SERVICES 30 OPPARTMENT OF MEALTH AND WELFARE 05 DIVISION OF PUBLIC HEALTH SERVICES 30 PUBLIC MEALTH MURSING 06 FEDERAL 65 CHARLIT MALTH MURSING 10 FEDERAL 11 COMMUNICABLE DISEASE 21 PUB MITH TUBERCULOSIS CONTROL 10 PERMANENT PERSONAL SERVICES 30 COULPHENT 50 THER PERSONAL SERVICES 10 OTHER EXPENDITURES 17 IN STATE TRAVEL 18 OTHER EXPENDITURES 17 IN STATE 18 OTHER EXPENDITURES 17 IN STATE 18 OTHER EXPENDITURES 18 OTHER EXPENDITURES 19 OTHER EXPENDITURES 10 OF THE PERSONAL SERVICES 20 CURRENT 21 PUB MITH TUBERCULOSIS CONTROL 22 CURRENT 23 OTHER EXPENDITURES 24 CURRENT 25 OTHER EXPENDITURES 25 OF THE EXPENDITURES 26 OTHER EXPENDITURES 27 OTHER EXPENDITURES 28 OF THE EXPENDITURES 29 OUT OF THE EXPENDITURES 21 CURRENT EXPENDITURES 22 CURRENT EXPENDITURES 23 OF THE PERSONAL SERVICES 24 OUT OF THE PERSONAL SERVICES 25 OF THE PERSONAL SERVICES 26 OF THE PERSONAL SERVICES 27 OF THE PERSONAL SERVICES 28 OF THE PERSONAL SERVICES	(CONT.) (CONT.) (CONT.)	15,433 300 1,003 FISCAL YEAR 1976 JUG.IIS 59,000 241:115 JOG.IIS 31,768 65,000 24:015 300,115 119,156 14,000 119,156	24.518 16.200 300 100 - ** FISCAL YEAR 1977 - 355.138 59.102 246.139 3.53.138 12.105 68.750 1.511 3.291 1.130 120 121,227 18.771 14.980	
62 BENEFITS 77 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 81 STATE TRAVEL 81 OF ARTHER SERVICES 93 OPARTMENT OF MEALTH AND MELFARE 93 OPARTMENT OF PUBLIC HEALTH SERVICES 93 PUBLIC MEALTH MURSING 10 FEORMAL 10 FEORMAL OUT OF FUNDS FOR 10 PUBLIC MEALTH MURSING 11 COMMUNICABLE DISEASE 12 PUBLIC MEALTH MURSING 12 COMMUNICABLE DISEASE 13 PUBLIC MEALTH MURSING 14 COMMUNICABLE DISEASE 15 PERMANENT FERSONAL SERVICES 16 OUT OF STATE TRAVEL 16 OUT OF STATE TRAVEL 17 OTTAL 18 ESTIMATED SOURCE OF FUNDS FOR 18 PUBLIC MURSING 10 FOR EXPENDITURES 10 TOTAL 10 PUBLIC MURSING 10 PUBLIC MURSI	(CONT.) (CONT.) (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JUD.115 JUD.115 S9,000 24,115 JUD.115 JUD.	24.518 16.203 300 100 - ** FISCAL YEAR 1977 - 325,138 59.103 246.139 345.138 12.105 68.750 1.511 3.231 1.130 12.27 14.771 14.700 14.771 14.700 13.655 3.396 3.551	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 81 DEFENDENCE OF STATE TRAVEL 82 DEFENDENCE OF STATE TRAVEL 83 DEPARTMENT OF REALTH MOD MELFARE 83 DEPARTMENT OF SUBLICITE ALTH SERVICES 83 DEPARTMENT OF SUBLICITE ALTH SERVICES 84 DEPARTMENT OF SUBLICITE ALTH SERVICES 85 DEPARTMENT PRESONAL SERVICES 85 DEPARTMENT PRESONAL SERVICES 86 DEMETTS 87 IN STATE TRAVEL 86 OUT OF STATE TRAVEL 86 OUT OF STATE TRAVEL 87 DEPARTMENT PERSONAL SERVICES 88 DEMETTS 89 DEPARTMENT DEPARTMENT OF SUBLICITIONS 10 THE PERSONAL SERVICES 10 DEPARTMENT PERSONAL SERVICES 11 DEPARTMENT PERSONAL SERVICES 12 DEPARTMENT PERSONAL SERVICES 13 DEPARTMENT PERSONAL SERVICES 14 DEPARTMENT PERSONAL SERVICES 15 DEPARTMENT PERSONAL SERVICES 16 DEPARTMENT PERSONAL SERVICES 17 DEPARTMENT PERSONAL SERVICES 18 DEPARTMENT PERSONAL SERVICES 18 DEPARTMENT PERSONAL SERVICES 19 DEPARTMENT PERSONAL SERVICES 19 DEPARTMENT PERSONAL SERVICES 20 DEPARTMENT PERSONAL SERVICES 21 DEPARTMENT PERSONAL SERVICES 22 DEPARTMENT PERSONAL SERVICES 23 DEPARTMENT PERSONAL SERVICES 24 DEPARTMENT PERSONAL SERVICES 25 DEPARTMENT PERSONAL SERVICES 26 DEPARTMENT PERSONAL SERVICES 27 DEPARTMENT PERSONAL SERVICES 28 DEPARTMENT PERSONAL SERVICES 29 DEPARTMENT PERSONAL SERVICES 2	(CONT.) (CONT.) (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JV0.115 JV0.115 31,768 65,000 2,665 1,479 3,265 1,479 3,266 119,156 119,156 14,156 119,156 14,160 34,160 31,1768 119,156	24.518 16.200 300 100 - ** FISCAL YEAR 1977 - 355.138 59.101 246.139 345.138 12.105 64.750 1.511 3.291 1.130 122 14.300 121.227 14.771 14.930 43.4227 121.227	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 90 DITAGE SERVICES 93 DEPARTMENT OF MALIN AND MELFARE 93 DEPARTMENT OF MALIN AND MELFARE 93 DUBLIC MEALTH HURSTHG 10 FEOTON OF FUNDS FOR 90 PUBLIC MEALTH HURSTHG 10 PERMAMENT PERSONAL SERVICES 10 DUT OF STATE TRAVEL 10 COUT OF STATE TRAVEL 10 COUT OF STATE TRAVEL 10 CHECKAL FUND 10 TAL 11 ESTIMATED SOURCE OF FUNDS FOR 90 BHITH TUBERCULOSIS CONTROL 12 CEMPAL FUND 10 TAL 14 COMMUNICABLE DISEASE 15 DUT OF STATE TRAVEL 16 COUT OF STATE TRAVEL 17 COUT OF STATE TRAVEL 18 CEMPAL FUND 10 TAL 19 PUBLICH TUBERCULOSIS CONTROL 10 FEOTRAL 11 PUBLICATION OF STATE TRAVEL 12 CHERKIT SERVICES 13 COUTPHENT 15 OTHER PERSONAL SERVICES 14 CEMPAL FUND 10 TAL 16 CEMPAL FUND 10 TAL 17 TAL 18	(CONT.) (CONT.) (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JUD.115 JUD.115 59,000 241,115 300,115 J1,768 65,000 2,685 1,479 3,784 1,485 119,156 J4,400 41,156 119,156 I4,497 13,955 1,477 13,955 1,479 41,169 3,379 41,169 3,379 41,169 3,379 41,169 3,379 41,169 3,379 42,169 3,379 42,169 3,379 45,550	24.518 16.203 300 100 - ** FISCAL YEAR 1977 - 325.136 59.101 246.136 345.138 12.105 64.750 1.511 3.291 1.310 123 123 124.227 14.771 14.980 43.059 3.536 3.536 3.536 3.536 5.566	
62 BENEFITS 77 IN STATE TRAVEL 80 DUT OF STATE TRAVEL 81 DEFENDENCE OF STATE TRAVEL 82 DEFENDENCE OF STATE TRAVEL 83 DEPARTMENT OF REALTH MOD MELFARE 83 DEPARTMENT OF SUBLICITE ALTH SERVICES 83 DEPARTMENT OF SUBLICITE ALTH SERVICES 84 DEPARTMENT OF SUBLICITE ALTH SERVICES 85 DEPARTMENT PRESONAL SERVICES 85 DEPARTMENT PRESONAL SERVICES 86 DEMETTS 87 IN STATE TRAVEL 86 OUT OF STATE TRAVEL 86 OUT OF STATE TRAVEL 87 DEPARTMENT PERSONAL SERVICES 88 DEMETTS 89 DEPARTMENT DEPARTMENT OF SUBLICITIONS 10 THE PERSONAL SERVICES 10 DEPARTMENT PERSONAL SERVICES 11 DEPARTMENT PERSONAL SERVICES 12 DEPARTMENT PERSONAL SERVICES 13 DEPARTMENT PERSONAL SERVICES 14 DEPARTMENT PERSONAL SERVICES 15 DEPARTMENT PERSONAL SERVICES 16 DEPARTMENT PERSONAL SERVICES 17 DEPARTMENT PERSONAL SERVICES 18 DEPARTMENT PERSONAL SERVICES 18 DEPARTMENT PERSONAL SERVICES 19 DEPARTMENT PERSONAL SERVICES 19 DEPARTMENT PERSONAL SERVICES 20 DEPARTMENT PERSONAL SERVICES 21 DEPARTMENT PERSONAL SERVICES 22 DEPARTMENT PERSONAL SERVICES 23 DEPARTMENT PERSONAL SERVICES 24 DEPARTMENT PERSONAL SERVICES 25 DEPARTMENT PERSONAL SERVICES 26 DEPARTMENT PERSONAL SERVICES 27 DEPARTMENT PERSONAL SERVICES 28 DEPARTMENT PERSONAL SERVICES 29 DEPARTMENT PERSONAL SERVICES 2	(CONT.) (CONT.) (CONT.)	15,433 300 1,333 FISCAL YEAR 1976 JV0.115 JV0.115 31,768 65,000 2,665 1,479 3,265 1,479 3,266 119,156 119,156 14,156 119,156 14,160 34,160 31,1768 119,156	24.518 16.200 300 100 - ** FISCAL YEAR 1977 - 355.138 59.101 246.139 345.138 12.105 64.750 1.511 3.291 1.130 122 14.300 121.227 14.771 14.930 43.4227 121.227	

H-4777 P415 135 14157		+ FISCAL YE	AR 1976 ** -	FISCAL YEAR 197	7
1 MEALTH AND COCIAL SERVICES 3 DEPATMENT OF REALTH AND MELFARE 35 DIVISION OF PUBLIC HEALTH SERVICES 4 COMMUNICABLE LISEACSF 3 PUM NEALTH VACCINATION PPOLNAM	(GONT.) (CONT.) (CONT.)				
10 PERMARENT PERSCHAL SERVICES 2 CUMERNT EXPRESS 5. OTHER PERSONAL SERVICES 62 BENEFIT 70 IN STATE TRAVEL 8. OUT PERSONAL SERVICES		9,171 20,245 31,543 2,762 96,3 475		9:171 29:650 32:269 2:805 960 475	
TOTAL		7 3	•156	75,330	
SSTIMATED SOURCE OF FUNDS FOR PUB NEALTH VACCINATION PROGRAM OF FEDERAL GENERAL FUND TOTAL		41	*1.56 *1.156	32 • 000 43 • 330	
14 COMMUNICABLE DISEASE ADM		/3	19170	75,330	
10 PERMANENT PERSONAL SERVICES 2. CUPRENT EXPENSES 6.2 BENEFITS 7. IN STATE TRAVEL 5.3 DUT OF STATE TPAVEL		33,101 1,850 3,310 485 465		33.101 1.950 3.310 405 465	
TOTAL		39	,211	39,311	
FSITMATED SOUNCE OF FUNDS FOR COMMUNICARLE DISEASE ADM 12 FEDERAL CENERAL FUND TOTAL		37	.000 .211	2.000 37.311 39.311	
TOTAL			330.002		334,7,
FSTIMATED SOURCE OF FUNOS FOR COMMUNICABLE OISEAESE FEDERAL FUNO GENERAL FUNO 1074L			127.000 203.002 330.002		127.0 u 207.73 334.7)
15 CHILO AND FAHILY NEALTH 11 CRIPPLED CHILOREN PROGRAM					
13 PEPHANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT		62,030 110,300 2,650		62.038 113.020	
SC OTHER PERSONAL SEPVICES 62 BENEFITS 7C IN STATE TRAVEL 4D OUT OF STATE TRAVEL 9C CHILDRENS BUREAU		7,260 6,629 1,040 390 13,000		7,497 6,643 1,040 390 15,406	
HB777 PAGE 136 041575		* FISCAL YE	AR 1976 • • -	FISCAL YEAR 197	7
115 MEALTH AND SOCIAL SERVICES 33 DEPARTMENT OF HEALTH AND WELFARE 15 DIVISION OF PUBLIC HEALTH SERVICES 05 CHILD AND FAMILY MEALTH 1 CHIPPLED CHILDREN PROGRAM	(CONT.) (CONT.) (CONT.) (CONT.)				
91 RENABILITATION 92 CYSTIC FIBROSIS 94 CONVULSIVE DISORDER 95 CONSULTATIVE SVCS		125,000 85,000 22,000 47,000		135,000 85,000 22,088 50,000	
TOTAL		482	2.315	497.628	
ESTIMATED SOURCE OF FUNDS FOR CZIPPLED CHILDREN PROGRAM O: FEDERAL GENERAL FUND TOTAL		292	1,000 2,315	190.000 307.620	
12 PUB HETH HEART PROGRAM		482	2,315	497,628	
10 PERMANENT PERSONAL SERVICES 27 CURRENT EXPENSES 62 SENEPTIS 70 IN STATE TRAVEL 95 CHILDRENS BUREAU 91 CONSULTANTS		29,236 30,640 2,924 635 190 5,680		30.251 30.765 3.125 635 190 5.700	
TOTAL		16.000 AS	i +225	16,300	
ESTIMATEO SOURGE OF FUNOS FOR PUB HLTH NEART PROGRAM OF FEDERAL			1,000	38.000	
GENERAL FÜND Total		47	1,225	48,566 86,566	
3 MATERNAL A CHILO HEALTH					
1º PERMANENT PERSONAL SERVICES 3¢ EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 7¢ IN STATE TRAVEL 63 OUT OF STATE TRAVEL 63 OUT OF STATE TRAVEL 90 CHILORENS BUREAU 91 POISON CENTER 92 GRANTS 93 IN-SERVICE TRAINING 94 DENTAL COMPT 95 STATISTICAL SERVICE 96 PATITISTICAL SERVICE 96 PATITISTICAL		79,803 57,400 5,588 140,025 16,172 13,850 2,500 12,000 4,400 337,400 1,500 500 62,480		82,184 62,900 3,960 142,420 16,556 14,670 2,580 12,000 4,000 1,500 15,000 5,000	
97 CONSULTANTS 98 C.O.P.	0	62+888 111+798 9+942		62,250 114,312 9,942	

8777 PAGE 137 141575		• FISC	AL YEAR 19	76 • •	FISCAL	VF 40 (377	
AND SOCIAL SERVICES WENT OF MEALTM AND MELFARE ON OF PUBLIC MEALTM SERVICES AND FAMILY HEALTM AL L CMILD HEALTM	(CONT.) (CONT.) (CONT.) (CONT.)				, 130%		
			943,758			976,368	
RAL			719.644 224.114 943.758			748,277 228,091 976,368	
PLANNING							
PMENT R PERSONAL SERVICES FITS FATE TRAVEL F STATE IRAVEL VING SS		33,000 550 73,701 4,312 1,880 970 5,000 200,000 24,630			33.30 J 75.343 4.438 1.880 970 5.000 295.300 25.630		
		-	344,043			351.531	
PLANNING RAL			328,639 15,404			335,378 16,153	
TH BENTAL BROCRAM			344,043			351,531	
INENI PERSONAL SERVICES INT EXPENSES PHENT		71.593 3.290 2.215 7.159 2.635			71,653 3,445 1,370 7,165 2,635 350		
AL HETH MATCHING FOS		30.000			30.006		
50 POLIBRE DE ELIMBE EAD			117.242			116,618	
H DENTAL PROGRAM			48,500 68,742 117,242			48,500 68,118 116,616	
		• FISC	AL YEAR 19	76 **	FISCAL	YEAR 1977	
IND PAMILY HEALIN	(CONT.) (CONT.) (CONT.)						
EXPENDITURES		166,130			166.1.5		
			166,199			166.1	
NIAL FOOD PROCRAM			166,160			166,103	
				2.138.683			2.194.811
O SOURCE OF FUNDS FOR IO FAMILY HEALTH FUNDS FUND				1,490,883 647,800			1,526,255
TH OCCUPATIONAL HEALTH				2,135,653			2.194.811
INENT PERSONAL SERVICES INT EXPENSES IMENT INTERSONAL SERVICES INTERSONAL SERVICES		119,240 10,340 5,644 85J 11,974 4,440			\$19.519 9.700 5.657 875 12.003 4.430		
			152.906			152-654	
RAL						52.003	
FUND			100,908 152,908			190,654 152,654	
H AIR POLLUTION							
NT EXPENSES MENT R PERSONAL SERVICES		188, J78 23.150 13.329 27.214 23.440 10.965 1.600 1.500			192.751 24.900 3.609 28.469 20.940 10.965 1.000 1.500 1.500		
	AND SOCIAL SERVICES MENT OF HEALTH AND MELFARE ON OF PUBLIC MEALTH SERVICES AND FAHLLY MEALTH AL CHILD MEALTH AL CHILD MEALTH EO SOURCE OF FUNDS FOR LI CHILD MEALTH FOUND PLANNING SAIT EYPENSES MENT OF STATE TRAVEL ATTORITY IN PERSONAL SERVICES FIRST FOR SOURCE OF FUNDS FOR PLANNING FOR STATE TRAVEL IN OENTAL PROGRAM AND SOCIAL SERVICES MENT OF MEALTH FOUND TO SOURCE OF FUNDS FOR MEALTH PROGRAM RE EXPENDITURES EO SOURCE OF FUNDS FOR MEALTH PROGRAM RE EXPENDITURES EO SOURCE OF FUNDS FOR MEALTH PROGRAMS IN ATT PRAVEL FOUND MEALTH PROGRAMS IN ATT PRAVEL SO SOURCE OF FUNDS FOR OCCUPATIONAL MEALTH MENT PERSONAL SERVICES MIT EXPENSES MIT EXPENS	AND SOCIAL SERVICES AND SOCIAL SERVICES MENT OF HEALTH AND MELFARE (CONT.) OF PUBLIC HEALTH ECONT.) AND FARITY MEALTH ECONT.) EO SOURCE OF FUNOS FOR LI CHILD MEALTH REL FOND PLANNING SHI EMPENSES MENT R PERSONAL SERVICES FITS TATE TRAVEL OF STATE TRAVEL AND SOCIAL SERVICES EO SOURCE OF FUNOS FOR PLANNING HOW THAT HEALTH TOND HO SENTAL PROGRAM AND HO SENTAL PROGRAM AND THAT HEALTH FOND STORT STOR STORT STORT STORT STORT STORT STORT STORT STORT STORT	AND SOCIAL SERVICES (CONT.) MENT OF MEALTH AND MELFARE (CONT.) MENT OF MEALTH AND MELFARE (CONT.) AL L CMILD MEALTH (CONT.) EO SOURCE OF FUNOS FOR L L CHILD NEALTH (CONT.) EO SOURCE OF FUNOS FOR L L CHILD NEALTH (CONT.) EO SOURCE OF FUNOS FOR L L CHILD NEALTH (CONT.) EO SOURCE OF FUNOS FOR CONT. HOW THE TERMEL (MATCHES (CONT.) BY STATE TRAVEL (MATCHES (CONT.) EO SOURCE OF FUNOS FOR CONT.) HO CHILL PROGRAM MENT PERSONAL SERVICES (CONT.) MO SOURCE OF FUNOS FOR CONT.) HO CHILL PROGRAM FUNO STATE TRAVEL (MATCHES (CONT.) MO FAMILY PAGGRAM FUNO STATE TRAVEL (CONT.) MO FAMILY HEALTH (CONT.) MO CCUPATIONAL MEALTH MENT AND SERVICES (CONT.) MO FAMILY HEALTH FUNO MO CCUPATIONAL MEALTH MENT OF RESONAL SERVICES (CONT.) MO FAMILY HEALTH MONT FERSONAL SERVICES (CONT.) MO FAMILY HEALTH MONT FERSONAL SERVICES (CONT.) MO FAMILY HEALTH MONT FERSONAL SERVICES (CONT.) MO COUPATIONAL MEALTH MINUT FERSONAL SERVICES (CONT.) MEALTH PROGRAMS MY AT POLLUTION MY AT	ANY SOCIAL SERVICES (CONT.) ANY SOCIAL SERVICES (CONT.) AND SOCIAL SERVICES (CONT.) AL L CHILD HEALTH (CONT.) AL L CHILD HEAL	ANY SOCIAL SERVICES (CONT.) ANY SOCIAL SERVICES (CONT.) NO OF PUBLIC MEALTH SERVICES (CONT.) NO FARELY MEALTH SERVICES (CONT.) NO FARELY MEALTH SERVICES (CONT.) NO FARELY MEALTH SERVICES (CONT.) 10 SOURCE OF FUNDS FOR CONT.) EL CHILD MEALTH (CONT.) 11 CHILD MEALTH (CONT.) 12 CHILD MEALTH (CONT.) 12 CHILD MEALTH (CONT.) 13 CHILD MEALTH (CONT.) 14 CHILD MEALTH (CONT.) 15 CHILD MEALTH (CONT.) 15 CHILD MEALTH (CONT.) 16 CHILD MEALTH (CONT.) 17 CHILD MEALTH (CONT.) 18 CHILD MEALT	RWY SECTLA SERVICES (CONT.) WHENT OF MEATH AND MELTANE (CONT.) WHO OF PUBLIC MEATH SERVICES (CONT.) WHO OF PUBLIC MEATH SERVICES (CONT.) WHO OF PUBLIC MEATH SERVICES (CONT.) ON OF PUBLIC MEATH SERVICES (CONT.) FOUN CONTROL OF PUBLIC MEATH (CONT.) WHO SERVICES (CONT.) FOUN CONTROL SERVICES (CONT.) WHO OF STATE TRAVEL (CONT.) WHO OF STATE	WAY STATE STEWNICES

HP777 PAGE 139 041575		• FISC	AL YEAR 1976	** FISCAL YEAR 197	7 •
1. 5 MEALTH ANC SOCIAL SEPVICES 3 DEPARTMENT OF HEALTH AND MELFARE 15 CIVISION OF PUBLIC MEALTH SERVICES 17 PUBLIC MEALTH PROGRAMS 1 PUB HIM 417 POLLUTION	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.)				
TOTAL			302,836	302,825	
ESTIMATED SOURCE OF FUNOS FOR PUB MLTH A BER POLLUTION TO FEGEPAL GENINAL FUNO TOTAL			176 •711 126 •125 332 836	178.658 126.167 302.825	
UZ PUR MUTH SOLIO WASTE					
1C PERHANENT PERSONAL SERVICES 20 DURRENT EXPENSES 82 SENEFITS 73 IN STATE TRAVEL 80 DUT OF STATE TRAVEL		13,984 1,150 1,398 800 183		14.002 1.150 1.398 800 180	
TOTAL			17.512	17.530	
ESTIMATED SOURCE OF FUNDS FOR PUB NLTM SOLID MASTE C. FEDERAL GENERAL FUND TOTAL			10.204 7.312 17.512	10.200 7.330 17.534	
TOTAL ESTIMATED SOURCE OF FUNDS FOR			320,346		320,355
PUBLIC HEALTH PROGRAMS FEGERAL FUNDS GENERAL FUND TOTAL			166,911 133,437 320,346		186,858 133,497 320,355
18 CONSUMER PROTECTION PROS					
1J PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 5: OTHER PERSONAL SERVICES 62 GENEFITS		263.602 6,900 1,800 20,465 12,685		203,973 6,900 1,800 20,502	
70 IN STATE TRAVEL AG OUT OF STATE TRAVEL QO OTHER EXPENDITURES Q1 RED TIOE SURVEILLANCE	A	12,685 500 500 4,000		12,685 500 500 4,000	
TOTAL			251.452	250,860	
ESTIMATED SOURCE OF FUNDS FOR CONSUMER PROTECTION PROG 01 FEDERAL GEMERAL FUND TOTAL			87,000 163,452 250,452	87,000 163,0 6 0 250,860	
H9777 PAGE 140 041575		* F15C		** FISCAL YEAR 197	7
	(CONT.)		AL TEAR 1970	TO THE PERSON TO	,
1. 5 HEALTH AND SOCIAL SEPVICES "3 DEPARTHENT OF HEALTH AND HELFARE 15 DIVISION OF PUBLIC HEALTH SERVICET 19 DIAGNOSTIC LABORATORIES	(CONT.)				
1G PERMANENT PERSONAL SERVICES 20 CUPRENT EXPENSES 30 EQUIPMENT		195, 957 54, 992		198.400 95.300	
53 OTHER PERSONAL SERVICES		54,992 1,033 2,300		95.300 78G 2,490	
62 GENEFITS 73 IN STATE TRAVEL 86 OUT OF STATE TRAVEL		19,731 51 406		19,983 51 406	
TOTAL		400	274,467	277.370	
ESTIMATED SOURCE OF FUNOS FOR				•	
ESTIMATED SOURCE OF FUNDS FOR DIAGNOSTIC LABORATORIES DE FEDERAL GENERAL FUND TOTAL			95,800 176,667 274,467	95.800 181.570 277,370	
13 ALCOHOL & ORUG ABUSE 34 ALCHOLISM ACMINISTRATION					
AN REDWANENT DEDRONAL PERUTORS		235,633		237.037	
COURRENT EXPENSES 62 GENEFITS 7C IN STATE TRAVEL 80 OUT OF STATE TRAVEL		13,550 23,583 5,750		237 • 037 13 • 55 0 23 • 70 4 5 • 75 0	
7C IN STATE TRAVEL 80 OUT OF STATE TRAVEL 92 CONSULTANTS		5,750 485 2,500		5+750 485 2+500	
TOTAL		24300	281.701	283.026	
ESTIMATED SOURCE OF FUNDS FOR ALOHOLISM ADMINISTRATION GENERAL FUND					
GENERAL FUND TOTAL			281,701 261,701	283,026 2 83,0 26	
TOTAL			281,701		203.026
ESTIMATED SOURCE OF FUNOS FOR ALCOHOL & DRUG ABUSE GENERAL FUNO			201.701		203,026
GEMERAL FUND TOTAL			281.701 281.701		283,426
11 NEALTH FACILITIES ADM					
01 NURSING HONE EXAM BOARD 90 OTHER EXPENDITURES		4,000		4 , 4 ú 0	
TOTAL		4,000	4.000	*, UUU *, 000	
			. 1000	4,000	

HB777 PAGE 141 34157F		* FIS	CAL YEAR 19	76 **	FISCA	L YEAR 1977	
-5 MEALTH AND SOCIAL SERVICES OF OPPRATHENT OF MEALTH AND WELFAPE OF DIVISION OF PUBLIC MEALTH SERVICES II HEALTH FACILITIES AND IN WURSTNE MOME EXAM BOARD IN WURSTNE MOME EXAM BOARD	(CONT.) (CONT.) (CONT.) (CONT.)						
ESTIMATEO SOURCE OF FUNOS FOR NURSING NOME EXAM BOARD GENERAL FUNO TOTAL			4+030			4.000 4.000	
Z HLTH FACILITIES ADMINISTRATION							
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 COUNCE PERSONAL SERVICES 62 BENETIS 73 IN STATE TRAVEL 90 TRAINING 91 TRAINING 91 CONSULTANTS		100.767 11.500 550 77.606 14.617 8.400 1.615 1.500 32.000			1J1.562 12.300 79.315 14.796 8.446 1.615 1.500 32.30		
TOTAL			248,555			251+186	
ESTIMATED SOURCE OF FUNDS FOR HITM FACILITIES ADMINISTRATION OF FEDERAL GENERAL FUND TOTAL TOTAL		*	82,287 12,000 46,268 248,555			74.922 130.000 46.266 251.188	
3 HOSPITAL CONSTRUCTION							
90 GRANTS		1,200.000			1.200.000		
TOTAL			1.266.000			1,200,000	
ESTIMATEO SDURCE OF FUNOS FOR NOSPITAL CONSTRUCTION OF FEOERAL TOTAL			1,201,630			I .200.003	
TOTAL				1.452.555			1,455,188
ESTIMATED SOURCE OF FUNDS FOR HEALTH FACILITIES ADH FEOEMAL FUNDS OTHER FUNDS GENERAL FUND TOTAL				1 + 282 + 287 120 + 003 50 + 268 1 + 452 + 555			1,274,922 130.60 50,266 1,455,188
HB777 PAGE 142 041575		* FIS	CAL YEAR 19	76 • •	FISCA	L YEAR 1977	
5 NEALTH AND SOCIAL SERVICES 3 DEPARTMENT OF NEALTH AND MELFARE 5 DIVISION OF PUBLIC NEALTH SERVICES	(CONT.) (CONT.)	-					
TOTAL ESTIMATED SOURCE OF FUNOS FOR DIVISION OF PUBLIC MEALTH SERVICES FEDERAL FUNOS DIMER FUNOS GENERAL FUND TOTAL				3,775,526 120,000 2,471,699			3.8.5.541 133.6.0 2.514.624
TOTAL 16 NEN NAMPSHIRE NOME FOR THE ELOERLY 11 N H NOME CUSTODIAL & MAINT				6,367,225			6,450,165
10 PERMANENT PERSONAL SERVICES		234,687			236,159		
20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 90 MAINTENANCE PROJECT		180, 0, 0 1,000 3,00 J 23,645 25,230			178,500 500 3,000 23,792		
TOTAL			467,532			441,951	
ESTIMATED SOURCE OF FUNOS FOR N M MOME CUSTODIAL & MAINT OF MAINTENANCE REFUNOS GEMENAL FUNO TOTAL			3 ,5 00 464 , 032 467 ,532			3,506 430,451 441,951	
2 N H HOME PROFESSIONAL CARE							
10 PERMANENT PERSONAL SERVICES 11 SALARY OF SUPERINTENDENT 26 CURRENT EXPENSES 36 EQUIPMENT 50 OTHER PERSONAL SERVICES 52 SENETTS 70 IN STATE TRAVEL 52 OUT OF STATE TRAVEL 91 CONSULTING SVCS		361,993 21,616 27,00 2,70 2,50 38,507 758 253 9,500			366,616 21,616 28,255 180 2,500 38,990 750 250 9,500		
TOTAL			464.616			468,724	
ESTIMATEO SOURCE OF FUNDS FOR N N HOME PROFESSIONAL CARE GENERAL FUND TOTAL			464.816 464.816			468.724 468.724	
TOTAL				932,348			91,,675
				70270			720,017

HR777 FAGE 143 341575 1. 5 HEALTH AND SUCIAL SERVICES	(CONT.)	* FISCAL YEAR	1976 • • • FISC	AL YEAR 1977	
1. S HEALTH AND SUCIAL SERVICES 3 DEPARTMENT OF HEALTH AND HELFARE 36 NEW HAMPSHIPE HOME FOR THE ELDERLY	(CONT.)				
ESTIMATED TOURCE OF FUNDS FOR NEW MAMPSHIFE HONE FOR THE ELUEPLY OTHER FUNDS GENERAL FUND TOTAL			3,560 920,848 932,348		3.510 907.175 910.675
97 DIVISION OF WELFARE 1 ADMINISTRATION & SUPPORT 11 ADM & SUPPORT-OFF DF DIR					
IL PERMANENT PERSONAL SERVICES IL SALARY OF DIRECTOR 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 RENEFITS 7, IN STATE TRAVEL 80 OUT OF STATE TRAVEL 91 ATTORNEY CERREAL		213.195 27.043 253.775 6.000 24.375 10.310 3.703 40.600	217,549 27,040 254,399 5,000 24,010 11,335 3,011		
TOTAL		578,39	5	585,943	
ESTIMATEO SOURCE OF FUNDS FOR ADM I SUPPORT-OFF OF UIR 00 FEDERAL 29 AGENCT INCOME GENERAL FUND TOTAL		377.02 9.00 192.37 578.39	0	381,882 9,808 195,061 585,943	
"Z AOM & SUPPORT-BUS HNGMT		5/8,39	•	505,943	
1; PERMANENT PERSONAL SERVICES 20 CUPRENT EXPENSES 32 EQUIPMENT 510 OTHER PERSONAL SERVICES 62 MEMETITS 7/ JH STHIF TRAVEL 80 OUT OF STATE TRAVEL 91 ACCR LIAB & INDIRECT COSTS		327,816 27,407 5,219 33,887 3,060 1,307	332,113 33,078 1,395 5,218 33,516 3,060 1,337 326,361		
TOTAL		695,35	0	736.048	
ESTIMATED SOURCE OF FUNOS FOR AOM & SUPPORT-BUS MNGHT 03 FEOREAL 05 OAST ADMINISTRATION GENERAL FUNO TOTAL		442,17 15,00 238,17 695,35	4	468,628 15,000 252,420 736,048	
H8777 PAGE 144 J4157		* FISCAL YEAR	1976 ** FISC	AL YEAR 1977	
1. 5 MEALTH AND SOCIAL SERVICES 0.3 OFPATMENT OF MEALTH AND MELFAPE 17 OLVISION OF MELFARE 11 AOMINISTRATION & SUPPORT 03 AOM & SUPPORT FIELD SVSCS	(CONT.) (CONT.) (CONT.)				
10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 62 RENEFITS 7J IN STATE TRAVEL 80 OUT OF STATE TPAVEL		293,728 369,376 280 29,373 5,893	296,688 389,988 140 29,669 5,893		
TOTAL		698.75	5	722,487	
ESTIMATED SOURCE OF FUNOS FOR AOM & SUPPORT-FIELD SYSCS OD FEOCPAL GEMERAL FUNO TOTAL		454 + 19 244 + 96 698 + 75!	0 5 5	469,617 252,870 722,487	
14 ACM & SUPPORT-PLAN PROG DEV					
TO PERMANENT PERSONAL SERVICES 2D CURRENT EXPENSES 62 BEMEFITS 73 IN STATE TRAVEL 8° DUT OF STATE TRAVEL		124,413 17,341 12,441 1,178 471	128.216 18.205 12.822 1.193 499		
TOTAL		155.84	4	160,935	
ESTIMATED SOURCE OF FUNOS FOR ADM & SUPPORT-PLAN PROG DEV CO FEDERAL GENERAL FUNO TOTAL		I(4,4) 51,42 155,84	5 a	107.825 53.109 184.935	
TOTAL			2,128,344		2,205,413
TOTAL STIMATED SOURCE OF FUNDS FOP ADMINISTRATION I SUPPORT FECRAL FUNDS OTHER FUNDS GENERAL FUND TOTAL			1,377,002 24,000 726,542 2,128,344		1.427.953 24.634 753.464 2.205.413
:2 ASSISTANCE PAYMENT 01 ASSIST PAYMENTS-AFOC					
9C GRANTS	A	19.048.893	24.148.893		
TOTAL		19.048.89	3	20.048.893	
ESTIMATED SOURCE OF FUNOS FOR ASSIST PAYMENTS-AFOC OC FEDERAL		11,402,67	2	12.085.472	

MB777 PAGE 145 141575		* FISCAL YEAP 1976	- ** FISCAL YEAR 1977
,)5 HEALTH AND SOCIAL SERVICES 33 DEPARTMENT OF HEALTH AND MELFARE 07 DIVISION OF MELFARE 22 ASSISTANCE PAYMENT 31 ASSIST PAYMENTS-AFDC	(CONT.) (CONT.) (CONT.) (CONT.)		
09 ESTIMATED REVENUE GENERAL FUND TOTAL		252,166 7,314,655 19,646,893	265,424 7,698,017 2,,648,843
02 ASSIST PAYMENTS-DAA			
90 GRANTS FOR THE PERIOD JULY 1, 1975 THROU 1977 THE SHARE WHICH A COUNTY OR RETHBURSE THE STATE FOR DUD AGE A	GH JUNE 30, TOWN MUST SSISTANCE AND	894,267	921,533
FOR THE PERIOD JULY 1, 1975 THROU 1977 THE SHARE WHICH A COUNTY OR RETHBURSE THE STATE FOR DUT AGE A AID TO THE PERHAMENTLY AND OTATE RECIPIENTS FOR MILDS SUCH COUNTY LIABLE SHALL BE FIFTY 1503 PERCEN DE THE LAM INCONSISTENT WITH THE MERCOF ARE HEREBY SUSPENDED UNTIL 1977.	T DISABLED OR TOWN IS T. PROVISIONS PROVISIONS JUNE 30,		
TOTAL		894,267	921.033
ESTIMATED SOURCE OF FUNDS FOR ASSIST PAYMENTS-DAA			
38 LOCAL 09 EST IMATED REVENUE		447,103 150,000	46J-516 157+Ju J 310+517
GENERAL FUND TOTAL		297,104 894,207	921.433
3 ASSIST PATHENTS-ANB			
9C GRANTS		91,457	93,286
TOTAL		91,457	93,286
ESTINATED SOURCE OF FUNDS FOR ASSIST PAYMENTS-AND		1.153	1,176
09 REVENUE GENERAL FUND TOTAL		90,304	92.11J 93.286
34 ASSIST PAYMENTS-APTO		****	
90 GRANTS		1.084.620	1,213,371
FOR THE PERIOD JAHUARY 1, 1976 TH 1977 THE SHARE WHICH A COUNTY OF REINBURSE THE STATE FOR OLD AGE A AID TO THE PERHANCH AMO TROUTE THE PERHANCH AMO TO STATE OF THE STATE OF THE LIBRE SHALL BE FIFTY 153) PERCE OF THE LAN INCONSISTENT NITH THE	OR TONN IS		
HB777 PAGE 146 341575		* FISCAL YEAR 1976	** FISCAL YEAR 1977
"JS MEALTM AND SOCIAL SERVICES 33 OFPARTMENT OF MEALTM AND MELFAPE 07 DIVISSON OF MELFARE 12 ASSISTANCE PAYMENT 14 ASSIST PAYMENTS-APTO	(CONT.) (CONT.) (CONT.) (CONT.)		
MEREOF ARE MEREBY SUSPENDED UNTIL	. JUNE 30.		
TOTAL		1.084.620	1,213,071
ESTINATED SOURCE OF FUNDS FOR ASSIST PAYMENTS-APTO			
08 LDCAL 09 ESTINATED REVENUE		542,310 16,100	6,6,536 18,011
GENERAL FUNO Total		\$26,210 1,084,620	588.524 1.213.071
15 ASSIST PAYMENTS-FIELD SVCS			
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES		9C4.179 152.130	927,322 160,557
30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS		42,325 471,69J 118,012	492,945
62 BENEFITS 70 IN STATE TRAVEL 80 DUT OF STATE TRAVEL		118,012 29,945 526	121,569 31,745 561
TOTAL		1,718,807	1,734,699
ESTINATED SOURCE OF FUNDS FOR			
ASSIST PAYMENTS-FIELD SVCS		859,404	867,350
GENERAL FUND TOTAL		859,403 1,718,807	867,349 1,734,699
06 ASSIST PAYMENTS-ADM			
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES		135,360 59,656	138,582 67,400
62 BENEFITS 70 IN STATE TRAVEL		13,536 3,725	13,858 4,ù19 764
80 OUT OF STATE TRAVEL 91 INCOME MAINTENANCE SYST DEVEL 92 OPERATIONAL COSTS 93 ODMESTIC RELATIONS	0	743 71.000 161.760 77.819	764 151,764 77,819
TOTAL		523,599	454,202
ESTIMATED SOURCE OF FUNDS FOR ASSIST PAYMENTS-ADM			
BO FEDERAL GENERAL FUND		261,800 261,799	227.101
TOTAL		523,599	454.262

HR777 PAGE 147 341575		• FIS	CAL YEAR 197	6 **	FISC	AL YEAR 1977	
1.15 HEALTH AND SOCIAL SERVICES 33 DEPARTMENT OF HEALTH AND WELFARE 77 DIVISION OF HELFAPE 22 ACJISTANCE PAYMENT	(CONT.) (CONT.) (CONT.)						
TOTAL ESTIMATED SOURCE OF FUNDS FOR				23,361,583			24,465,184
ASSISTANCE PAYMENT FECERAL FUNOS OTHER FUNOS GENERAL FUNO				12,603,876 1,428,832 9,348,875			13,179,923 1,501,643 9,763,616
TOTAL 03 HEOICAL ASSISTANCE				23,361,583			24,465,184
II H & H HECICAL ASST PROV PAYHNT							
9) GRANTS TOTAL		22,642,387	22.642.367	•	23,367,330	23,367,330	
ESTIMATED SOURCE OF FUNOS FOR							
H & M NEDICAL ASST PROV PAYMNT 2 : FEOERAL			13,648,600			14.065.330	
UR LOCAL 19 ESTIMATEO PECOVERIES GENERAL FUNO FOTAL	·		6,000 6,042,911 22,642,387			6,500 6,313.068 23,367,330	
FOR THE FISCAL YEARS ENDING JUNE JUNE 3., 1977 THE SHARE NHICH A I MUST BELHBUPSE I HE STATE FOR OLD AND PERMANENTLY AND OTALLY DISA IN MUSTING HOMES FOR NHICH SUCH IS LIBBLE SHALL REFIRTY ISTIP MON-FEGERAL SHARE. PROVISIONS O CONSISTENT WITH THE PROVISIONS O CONSISTENT WITH THE PROVISIONS OF HEREBY SUSPENDED UNTIL JUNE 3:	COUNTY OR TOWN RCENT OF THE F THE LAW IN- ERE OF ARE						
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 GENEFITS 7(IN STATE TRAVEL		262,760 28,901 26,276 1,683			264,965 30,342 26,497 1,705		
80 OUT-DE-STATE TRAVEL		975	320.595		975	324,485	
TOTAL ESTIMATED SOURCE OF FUNOS FOR			320,599			324,409	
HEO ASSIST-PROF SVCS 30 FEOERAL GENERAL FUNO TOTAL			240,446 80,149 32J,595			243,364 01,121 324,405	
HB777 PACE 148 041575		* F19	CAL YEAR 19	76 **	FISO	AL YEAR 1977	
1. 5 HEALTH AND SDCIAL SERVICES .3 CFPARTHENT OF HEALTH AND MELFARE 0.3 HEOICAL ASSISTANCE 0.3 HEO ASSISTANCE 0.3 HEO ASSISTANCE 0.3 HEO ASSISTANCE	(CONT.) (CONT.) (CONT.)						
10 PERHANENT PERSONAL SERVICES 20 CURRENT EXPENSES		322,479 64,870			332,221		
62 GENEFITS		32,248 880 248			33,222 949 270		
70 IN STATE TRAVEL BE OUT OF STATE TRAVEL 91 REIMBURSHEINT TO HEALTH 92 OENTAL SEPVICE CORPORATION		120.340			130.Jul		
97 OPERATIONAL COSTS	A F	660, 140			650.000		
TOTAL			1.164.925			1,263,957	
ESTIMATEO SOURCE OF FUNOS FOR MED ASSIST-AOM & SUPPORT							
OD FEDERAL GENERAL FUND TOTAL			761.204 403.721 1.164.925			834.074 429,863 1,263,957	
TOTAL ESTIMATED SOURCE OF FUNOS FOR				24,127,967			24,955,77
MEDICAL ASSISTANCE FEDERAL FUNOS				14.650,330			15,162,76
OTHER FUNOS GENERAL FUNO TOTAL				2,952,796 6,526,701 24,127,907			6,024,67
14 SOCIAL & REMABILITATION 1 SOCIAL & REMAS CASE SVCS							
90 GRANTS		1,466,530			1,541,956		
TOTAL			1,468,530			1,541,956	
ESTIMATEO SOURCE OF FUNOS FOR SOCIAL ERMABE CASE SVOS QL SOCIAL ERMABE SERVICES-CASE SERVI GENERAL FUNO TOTAL	CE		1,101,397 387,133 1,468,530			1,156,467 305,489 1,541,956	
'S SRS-SPFC CHILO SVCS							
90 GRANTS		440,431	443.431		440,431	440,431	
TOTAL ESTINATED SOURCE OF FUNDS FOP			4-3,431				
SRS-SPEC CHILO SVCS OO FEDERAL GENERAL FUNO			233,561 236,070			233,561 206,670	

H8777 PAGE 149 _41575		* F1	SCAL YEAR 19	76 **	FISCA	L YEAR 1977	
LOS MEALTH AND SOCIAL SERVICES 33 OPPARTMENT OF MEALTH AND WELFAPE 37 OTVISION OF WELFARE 34 SOCIAL & REHACLLITATION 22 SRS-SPEC CHILO SVCS	(CONT.) (CONT.) (CONT.) (CONT.)						
TOTAL			440.431			440.431	
n3 SRS-FIELD SVCS							
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 76 IN STATE TRAVEL 80 CUT OF STATE TRAVEL		1,935,758 126,983 193,576 92,115 3,319			1.479.489 135.200 197.949 97.136 3.515		
TOTAL			2.351.741			2,413,269	
ESTIMATEO SOURCE OF FUNOS FOP SRS-FIELO SVCS OD FEORRAL GENERAL FUNO TOTAL			1.693,254 65A,487 2,351,741			1.737.568 675.721 2.413.289	
04 SRS-AOM							
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 70 IN STATE TRAVEL 68 OUT OF STATE TRAVEL		162, 493 72, 771 16, 289 3, 454 833			164.919 77.808 16.492 3,329 898		
TOTAL			255.639			263,446	
ESTIMATED SOURCE OF FUNOS FOR SRS-AOM 30 FEDERAL GENERAL FUND TOTAL			184 • 204 71 • 6 35 255 • 8 39			189.680 73.766 263.446	
TOTAL ESTIMATED SOURCE OF FUNOS FOR SOCIAL & REHABILITATION				4.516.541			4.659,122
FEOERAL FUNOS GENERAL FUNO TOTAL				3-212-416 1-304-125 4-516-541			3,317,276 1,341,846 4,659,122
75 DIV NELFARE NIN							
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL		30,101 228,896 13,390 7,010			30,000 242,811 14,204 7,500		
80 OUT OF STATE TRAVEL 90 GRANTS 92 MANPONER MATCHING FUNGS		35 Q 1 - 0 - 0 0 0			350 100,000		
92 MANPONER MATCHING FUNGS		35 Q 1 - 3 - 30 0 66 - 666			100,600 66,866		
92 MANPONER MATCHING FUNGS H8777 PAGE 158 041575	(CONT.)	35 Q 1 - 3 - 30 0 66 - 666	SCAL YEAR 19:	76 • ••	100,600 66,866	L YEAR 1977	
92 MANPOWER MATCHING FUNGS HB777 PAGE 158 041575 L-15 MEALTH AND SOCIAL SERVICES 13 OEPARTMENT OF HEALTH AND WELFAPE 07 OTVISION OF WELFARE 05 OIV NELFARE MIN	(CONT.) (CONT.) (CONT.)	35 Q 1 - 3 - 30 0 66 - 666	SCAL YEAR 19	76 * * *	100,600 66,866	L YEAR 1977	• • • • • • • • • • • • • • • • • • • •
92 MAMPOWER MATCHING FUNGS H8777 PAGE 158 041575 13 OFFARTMENT OF HEALTH AND WELFAPE 87 DIVISION OF WELFARE 15 OLV NELFARE WIN TOTAL	(CONT.)	35 Q 1 - 3 - 30 0 66 - 666	5CAL YEAR 19: 446,302	76 * *	100,600 66,866	L YEAR 1977 461.531	•
92 MANPOWER MATCHING FUNGS M8777 PAGE 158 041575 1-15 MEALTH AND SOCIAL SERVICES 13 OEPARTMENT OF MEALTH AND WELFARE 07 OIVISION OF WELFARE 05 OIV MELFARE MIN	(CONT.)	35 Q 1 - 3 - 30 0 66 - 666		7b ••	100,600 66,866		•
92 MAMPOWER MATCHING FUNDS H8777 PAGE 1SQ Q41575 13 DEPARTMENT OF HEALTH AND MELFAPE 07 DIVISION OF MELFARE 07 DIVISION OF MELFARE 15 DIV NELFARE NIN TOTAL ESTIMATED SOURCE OF FUNDS FOR 01V MELFARE MIN 04 FEDERAL 05 EFERTAL FUND	(CONT.)	35 Q 1 - 3 - 30 0 66 - 666	446.302 341.672 104.630	76 •••	100,600 66,866	461.531 355.378 106.153	
92 MAMPOWER MATCHING FUNGS H8777 PAGE 1SQ Q41575 13 OFFARTMENT OF NEALTH AND MELFAPE 07 OTVISION OF MELFARE TOTAL ESTIMATED SOURCE OF FUNGS FOR OUT MELFARE MIN QQ FEOGRAL GEMERAL FUNG TOTAL 16 FOOD STAMPS 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 12 OTMER PERSONNEL SERVICES 13 OTMER PERSONNEL SERVICES 14 OTMER PERSONNEL SERVICES 15 OTMER PERSONNEL SERVICES 16 OTMER PERSONNEL SERVICES 17 OTMER PERSONNEL SERVICES 18 OTMER PERSONNEL SERVICES 18 OTMER PERSONNEL SERVICES 19 OTMER PERSONNEL SERVICES	(CONT.)	777,682 161,138 101,138 161,138 161,138	446.302 341.672 104.630	76 ••	10%,000 66,866 FISCA 611,833 140,035 169,131 91,057 20,574	461.531 355.378 106.153	
92 MAMPOWER MATCHING FUNDS HB777 PAGE 158 041575 L-15 MEALTH AND SOCIAL SERVICES 37 OEPARTMENT OF HEALTH AND WELFAPE 87 OTVISION OF BELFARE TOTAL ESTIMATED SOURCE OF FUNDS FOR OTV WELFARE WIN 08 FEDERAL GENERAL TUND TOTAL 10 PERNANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 OTHER PERSONNEL SERVICES 20 GENEFITS 20 GENEFITS 40 OUT-OF-STATE TRAVEL 41 CO.P.P.	(CONT.)	777,882 10,198	446.302 341.672 104.630	76 ••	10%,000 66,866 FISCA 011,633 140,035 169,131 91,057	461.531 355.378 106.153	•
92 MAMPOWER MATCHING FUNGS H8777 PAGE 158 G41575 La 15 MEALTH AND SOCIAL SERVICES 33 OFFARTMENT OF HEALTH AND MELFAPE 87 DIVISION OF MELFARE TOTAL ESTIMATED SOURCE OF FUNOS FOR DIV MELFARE MIN GG FEOERAL GENERAL TUNG TOTAL 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CHREFTER PERSONNEL SERVICES 62 GENEFITS 63 OUT-07-STATE TRAVEL 64 OUT-07-STATE TRAVEL 65 OUT-07-STATE TRAVEL 66 COUT-07-STATE TRAVEL 67 GUI-07-STATE TRAVEL 68 OUT-07-STATE TRAVEL 69 COUPON ISSUANCE	(CONT.)	777.682 101.138 101.138 101.968 2.500	446.302 341.672 104.630	76 • •	100,000 66,866 FISCA 011,633 146,035 189,131 91,057 20,574 2,898	461.531 355.378 106.153	
92 MAMPOWER MATCHING FUNGS H8777 PAGE 158 G41575 La 15 MEALTH AND SOCIAL SERVICES 33 OFPARTMENT OF HEALTH AND MELFAPE 67 DIVISION OF MELFARE 150 DIV MELFARE MIN TOTAL ESTIMATED SOURCE OF FUNOS FOR DIV MELFARE MIN G0 FEORMAL GENERAL FUND TOTAL 16 FOOD STAMPS 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 64 OUT-07-STATE TRAVEL 65 OUT-07-STATE TRAVEL 67 OUT-05-STATE TRAVEL 67 OUT-07-STATE TRAVEL 68 OUT-07-STATE TRAVEL 69 COUPON ISSUANCE	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	446.302 341.672 104.630	76 • •	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461.531 355.378 106.153	
92 MAMPOWER MATCHING FUNDS HB777 PAGE 158 041575 L15 MEALTH AND SOCIAL SERVICES 37 OEPARTMENT OF HEALTH AND WELFAPE 87 OTVISION OF WELFARE TOTAL ESTIMATED SOURCE OF FUNDS FOR OTW WELFARE WIN 08 FEDERAL GENERAL TUND TOTAL 10 PERNANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 21 OTHER PERSONNEL SERVICES 22 CURRENT EXPENSES 30 OTHER PERSONNEL SERVICES 32 CURRENT EXPENSES 34 OTHER OF SERVICES 35 OTHER OF SERVICES 36 CURRENT EXPENSES 37 OTHER OF SERVICES 38 OTHER OF SERVICES 39 CURRENT SERVICES 39 COUPON ISSUANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	446.302 341.672 104.630 446.302	76 • •	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 166,153 461,531	
92 MAMPOWER MATCHING FUNDS H8777 PAGE 150 041575 La 15 MEALTH AND SOCIAL SERVICES 33 OFFARTMENT OF HEALTH AND MELFAPE 87 DIVISION OF MELFARE TOTAL ESTIMATED SOURCE OF FUNDS FOR OIV MELFARE MIN 00 FEOGRAL GENERAL FUND TOTAL 16 FOOD STAMPS 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 OTHER PERSONNEL SERVICES 62 BENEFITS 50 OTHER PERSONNEL SERVICES 62 GENEFITS 91 CHOP-STATE TRAVEL 96 OUT-07-STATE TRAVEL 96 OUT-07-STATE TRAVEL 97 COUPON ISSUANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEOGRAL FUND TOTAL	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	446.302 341.672 104.630 446.302	76 • •	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461.531 355.378 106.153 461.531	•
92 MAMPOWER MATCHING FUNDS HB777 PAGE 158 041575 L15 MEALTH AND SOCIAL SERVICES 33 OEFARTMENI OF HEALTH AND WELFAPE 07 DIVISION OF WELFARE TOTAL ESTIMATED SOURCE OF FUNDS FOR OITW WELFARE WIN 08 FEDERAL CEWERL FUND TOTAL 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 OTHER PERSONNEL SERVICES 40 OLD TO STAMPS 10 PERMANENT PERSONNEL SERVICES 40 OLD TO STAMPS 41 CO.P. 42 COUPON ISSUANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEDERAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEDERAL FUND TOTAL	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	341.672 341.672 104.630 446.302 1.867.938 933.519 1.867.038	76 • • •	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 146,153 461,531	56,751,32,
92 MAMPOWER MATCHING FUNGS H8777 PAGE 1SQ Q41575 L15 HEALTH AND SOCIAL SERVICES 33 OFPARTMENT OF HEALTH AND MELFAPE 67 DIVISION OF MELFARE TOTAL ESTIMATED SOURCE OF FUNOS FOR OIV MELFARE MIN 00 FEORMAL GENERAL FUNG TOTAL 16 FOOD STAMPS 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 64 OUT-07-STATE TRAVEL 65 OUT-07-STATE TRAVEL 70 IN-STATE TRAVEL 71 IN-STATE TRAVEL 71 IN-STATE TRAVEL 72 CULPON ISSUANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEORMAL FUNDS GENERAL FUND TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEORMAL FUNDS GENERAL FUND TOTAL ESTIMATED SOURCE OF FUNDS FOR OINTSTON OF MELFARE FEORMAL FUNDS FOOD STAMPS 30 FEORMAL FUNDS FOOD STAMPS 50 FEORA	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	446,302 341,672 104,630 446,302 1,867,938 933,519 933,519 933,519		100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 146,153 461,531	56,731,32,
92 MAMPOWER MATCHING FUNDS HB377 PAGE 158 041575 13 OFFARMEN SOCIAL SERVICES 33 OFFARMEN OF MEATH AND WELFARE 97 OTVISOOD WELFARE 15 OTV MELFARE WIN TOTAL ESTIMATED SOURCE OF FUNDS FOR OTW MELFARE WIN GENERAL FUND 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 THOS PERSONNEL SERVICES 42 ENERTIS 70 IN-STATE TRAVEL 91 C.O.P. 92 COUPON ISSUANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEOTER FUND TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR OUTSTON OF WELFARE OUTSTON OUT	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	341.672 104.630 446.302 1.067.838 933.519 933.519 1.867.038	56,447,715 33,119,615 4,383,020	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 146,153 461,531	56,731,32, 34,435,447 4,49,575 19,801,258
92 MAMPOWER MATCHING FUNDS HB377 PAGE 158 041575 La15 MEALTH AND SOCIAL SERVICES 37 OEPARTMENT OF HEALTH AND WELFAPE 87 OTVISION OF BELFARE TOTAL ESTIMATED SOURCE OF FUNDS FOR OIT WELFARE WIN GUFERAL TUND TOTAL 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 21 OFFER PERSONNEL SERVICES 22 GENEFITS 23 OTHER TRAVEL 24 OLD-STATE TRAVEL 25 OLD-STATE TRAVEL 26 OLD-STATE TRAVEL 27 OLD-STATE TRAVEL 28 TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 10 FEOGRAL FUNDS GEMERAL FUNDS GEMERAL FUNDS GEMERAL FUNDS OTHER TUNDS OTHER TUNDS OTHER TUNDS OTHER TUNDS OTHER TUNDS	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	341.672 104.630 446.302 1.067.838 933.519 933.519 1.867.038	56,447,715 33,119,615 4,383,628	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 146,153 461,531	56,7\$1,32, 34,435,447 4,494,575
92 MAMPOWER MATCHING FUNDS HB777 PAGE 158 041575 L15 MEALTH AND SOCIAL SERVICES 37 OEPARTMENT OF HEALTH AND WELFAPE 87 OTVISION OF WELFARE 18 OTTAL ESTIMATED SOURCE OF FUNDS FOR OIT WELFARE WIN 08 FEDERAL GENERAL TUND TOTAL 10 PERNANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CHREFITS 40 OUT-0-FASTATE TRAVEL 41 OUT-0-FASTATE TRAVEL 42 COUPON ISSUANCE 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUNDS GENERAL FUND CEMERAL FUND CEMERAL FUND OTTAL 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND GENERAL FUND GENERAL FUND GENERAL FUND GENERAL FUND GENERAL FUND TOTAL 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND GENERAL FUND TOTAL 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND TOTAL 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 FEDERAL FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUNDS FOR FOOD STAMPS 10 THE FUND 10 TAL ESTIMATED SQUECE OF FUND 10 TAL ESTIMATE	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	446,302 341,672 104,630 446,302 1,867,938 933,519 933,519 1,867,938	56,447,715 33,119,615 4,383,828 18,944,472 56,447,715 91,516,984	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 146,153 461,531	56.731,32, 34,435,447 4,49,575 19,601,298 58,731,32, 94,937,551
92 MAMPOWER MATCHING FUNGS H8777 PAGE 150 G41575 L15 MEALTH AND SOCIAL SERVICES 33 OFPARTMENT OF HEALTH AND WELFAPE 67 DIVISION OF WELFARE TOTAL ESTIMATED SOURCE OF FUNOS FOR OIV WELFARE WIN 00 FEDERAL GENERAL FUNG TOTAL 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 CURRENT EXPENSES 30 OTHER PERSONNEL SERVICES 62 BENEFITE 65 OUT-07-STATE TRAVEL 66 OUT-07-STATE TRAVEL 67 OUT-05-STATE TRAVEL 68 OUT-07-STATE TRAVEL 69 COLDON ISSUANCE TOTAL ESTIMATED SOURCE OF FUNDS FOR FOOD STAMPS 30 FEDERAL FUNG TOTAL ESTIMATED SOURCE OF FUNDS FOR OIVISTON OF WELFARE FEDERAL FUNG OTHER PUNGS OTHER PUNGS OTHER PUNGS OTHER FUNGS OT	(CONT.) (CONT.) (CONT.)	777,882 101,130 66,866 7 FI	341.672 341.672 104.630 446.302 1.867.038	\$6,447,715 33,119,615 4,383,628 10,944,472 56,447,715	100,000 66,666 FISCA 811,633 140,035 140,035 19,031 19,037 2,698 43,338	461,531 355,376 146,153 461,531	56.731,32, 34,435,447 4,49,575 19,801,298 50,731,32,

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	* FISCAL YFAR 1976	* FISCAL YEAR 1977
1-05 HEALTH AND SOCIAL SERVICES 14 VETERANES HOME 21 VETERANS HOME CUSTODIAL CARE	CONT. 1	
10 PERMANENT PERSONAL SERVICES 2.) CURRENT EXPENSES	127.702	1u8,793
50 OTHER PERSONAL SERVICES 62 BENEFITS	7 . 4491 6 .141 11 .129	70,493 6,141 11,238
70 TH STATE TRAVEL	6.40	604
TOTAL	196,063	197,265
ESTIMATEO SOURCE CF FUNDS FRH VFTFRANS HOME CUSTODIAL CAPE 39 OTMER GENERAL FUND TOTAL	C 55,845 14-,218	197,265
2 VETS HOME PROFESSIONAL CARF	196,063	197,269
10 PERMANENT PERSONAL SERVICES	178,423	161,211
10 PERMANENT PERSONAL SERVICES 11 SALARY OF THE COMMANDANT 20 CURRENT EXFENSES 32 FOULPHENT	14,138 26,110	14.138 26,727
50 OTHER PEPSONAL SERVICES 62 GENEFITS	1,000 27,005 27,675	21.955
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	3 64 000	20,819 416 380
IOTAL	269,095	265,646
ESTIMATED SOURCE OF FUNOS FOR VETS HOME PROFESSIONAL CARE	С	
C9 OTHEP	230.760 38.335	230.340 35,3.6
TOTAL	269,995	269,646
TOTAL ESTIMATED SOURCE OF FUNCS FOR	465,158	462,911
VETERANIS HOME OTHER FUNDS	286,695	230,34,
GENERAL FUNO TOTAL	176,553 465,158	232,571 462,911
35 VETERANTS COUNCIL		
10 PERMANENT PERSONAL SERVICES 11 SALARY OF DIRECTOR	32,985 13,690	32,942
24 CURRENT EXPENSES 62 GENEFITS	3,575 4,668	13,69J 3,65) 4,668
70 IN STATE TRAVEL AS OUT OF STATE TRAVEL 94 949 FAL	2,667 150	2,794 150
H8777 PAGE 152 041575	500	5.1
	* FISCAL YEAR 1976 *	* FISCAL YEAR 1977 *
15 VETERANIS COUNCIL (CONT.)	
TOTAL ESTIMATED SOURCE OF FUNDS FOR VETERANDS COUNCIL	58,235	50,444
GENERAL FUNO	58 ,235 58 ,235	58,444 58,444
16 N H HOUSING AUTHORITY		,,,,,,,
10 PERM PERSONNEL SERVCS 11 EXECUTIVE DIRECTOR	16.365	17.476
20 CURRENT EXPENSE 30 EQUIPMENT	17,706 5,410 825	18,228 6,53
62 SENEFITS		
76 IN STATE TRAVEL	3,402 2,550	3,531 2,650
76 IN STATE TRAVEL 80 DUT OF STATE TRAVEL	2,550 25u	31.
76 IN STATE TRAVEL 80 DUT OF STATE TRAVEL TOTAL	2,550	2,650
76 IN STATE TRAVEL 86 DUT OF STATE TRAVEL TOTAL	2,550 25u	31.
TO IN STATE TRAVEL 85 DUT OF STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL	2,550 250 46,448 46,446	2.650 31. 48,315 48,315 48,315
TO IN STATE TRAVEL BO DUT OF STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL TOTAL TOTAL SETIMATED SOURCE OF FUNDS FOR	2.550 250 46,446	2.650 3 48.315
TO IN STATE TRAVEL TOTAL ESTIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL ESTIMATED SOURCE OF FUNDS FOR MCA.TH L SOCIAL SERVICES FEOCRAL FUNDS OTHER FUNDS	2.550 2.50 46,448 46,448 94,596,977 39,410,953 4,910,733	2.650 31 46,315 46,315 46,319 98,333,9.6 41,059,440 4,965,445
TO IN STATE TRAVEL TOTAL STITMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL TOTAL STITMATED SOURCE OF FUNDS FOR HEALTH (SOCIAL SERVICES FECCRAL FUNDS	2.550 2.50 46.446 46.446 94.596.977 39,410.953	2.650 3 46,315 46,315 48,315 98,333,9,6
TO IN STATE TRAVEL TOTAL STITUATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL TOTAL TOTAL STINATED SOURCE OF FUNDS FOR HEALTH L SOCIAL SERVICES FOR FOR FUNDS GENERAL FUND TOTAL AS FEDERAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS I PRINTING THAT ARE MERKAY APPROPAINT. THE FUNDS AS FEDERAL FUND APPROPRIATION SHALL BE REC	2.550 2.50 46,448 46,448 94,596,977 39,410,953 4,910,733 50,285,291 94,596,977	2.650 3 46,315 46,315 98,333,9.6 41,059,440 4,965,445 52,309,455
TO IN STATE TRAVEL TOTAL STIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY TOTAL TOTAL TOTAL TOTAL TOTAL STIMATED SOURCE OF FUNDS FOR MICHITH L SOCIAL SERVICES FOR PALL FUNDS GENERAL FUNDS GENERAL FUND AS FEOEPAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS I PRIATION THAY ARE HERRY APPROPRIATION GENERAL FUND APPROPRIATION SHALL BE RECO	2.550 2.59 46.448 46.448 94.596,977 30,410,953 4.910,733 50,285,291 94.596,977	2.650 3 46,315 46,315 46,315 98,333,9.6 41,059,440 4,965,415 52,313,9.6
TO IN STATE TRAVEL TOTAL STITUATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL TOTAL TOTAL STINATED SOURCE OF FUNDS FOR HEALTH L SOCIAL SERVICES FOR FOR FUNDS GENERAL FUND TOTAL AS FEDERAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS I PRINTING THAT ARE MERKAY APPROPAINT. THE FUNDS AS FEDERAL FUND APPROPRIATION SHALL BE REC	2.550 2.59 46.448 46.448 46.448 94.596,977 39.410,953 4,910,733 50.285,291 44.596,977	2.650 3 46,315 46,315 46,315 98,333,9.6 41,059,440 4,945,415 52,319,051 96,333,9.6
TO IN STATE TRAVEL TOTAL STIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL AS FECEPAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS A PRIATION THEY ARROWS THE PRIATE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS A CENERAL FUND APPROPRIATION SHALL BE REC GENERAL FUND APPROPRIATION SHALL BE REC COMMISSION ON THE ARTS 1.7 EQUALITION 1.2 COMMISSION ON THE ARTS 1.2 PERMANENT PERSONNEL SERVICES 3.5 EQUIPMENT 3.6 BEWEFITS 3.7 IN STATE TRAVEL	2.550 2.50 46.448 46.448 46.448 94.596,977 39,410,953 4,910,733 50.285,291 94,596,977 ND THE UCEO	2.650 3 40,315 40,315 40,315 98,333,9.6 41,059,440 4,985,415 52,339,051 90,323,9.6
TO IN STATE TRAVEL TOTAL STIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL AS FEOEPAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDEN BY THIS I PRINTING THAY ARE HEREAY APPROPAILED TOTAL	2.550 2.50 2.50 46.448 46.448 46.448 94.596.977 39.410.953 4.910.713 50.285.291 94.598.977 PPRO- NO THE UCEO 47.463 15.000 1.825 3.400 2.3100 155.800	2.650 3 40,315 48,315 48,315 98,333,9.6 41,059,440 4,985,445 52,309,455 96,333,9.6 49,636 16,200 500 500 49,636
TO IN STATE TRAVEL TOTAL STIMATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY GENERAL FUND TOTAL TOTAL TOTAL STIMATED SOURCE OF FUNDS FOR HEALTH (SOCIAL SERVICES FEOCRAL FUNDS OTHER FUNDS OTHER FUNDS OTHER FUNDS OTHER FUNDS OTHER FUNDS GENERAL FUND TOTAL AS FEOEPAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS PRIATION THEY ARE HERENY APPROPRIATED A GENERAL FUND APPROPRIATION SHALL BE REC ACCONCINCLY. 1. 16 EDUCATION 31 COMMISSION ON THE ARTS 32 CURRENT EMPENSES 36 EQUIPMENT 52 BEWEITS 72 IN STATE TRAVEL 35 GUIDFENT 53 GRUCH GRANTS 31 STOOLER FRANCE 31 STOOLER FUNDED 32 GRUCK GRANTS 33 INDIRECT COSTS ESTATES 18 STOOLER FORDERS 31 STOOLER FORDERS 33 INDIRECT COSTS ESTATES ESTATES ESTATES 18 STOOLER FORDERS 18 STOOLER	2.550 2.59 46,448 46,448 46,446 94,596,977 39,410,953 4,910,733 50,285,291 94,596,977 PPRO- NO THE UCEO	2.650 3 40,315 48,315 48,315 98,333,9.6 41,059,440 4,965,415 52,309,051 96,333,9.6
76 IN STATE TRAVEL 65 DUT OF STATE TRAVEL TOTAL STITUATED SOURCE OF FUNDS FOR N H HOUSING AUTHORITY CENERAL FUND TOTAL TOTAL TOTAL STITUATED SOURCE OF FUNDS FOR HEALTH & SOCIAL SERVICES FEOCRAL FUNDS OTHER FUNDS OTHER FUNDS OTHER FUNDS OTHER FUNDS TOTAL AS FEOERAL ADMINISTRATIVE FUNDS BECOME AVAILABLE FOR PROGRAMS FUNDED BY THIS A PRIATION THEY ARE HERERY APPROPRIATED A GEORGAL FUND APPROPRIATION SHALL BE REC ACCONCINCLY. 1. SE COULTION SI COMMISSION ON THE ARTS 20 CUBERNI EMPENSES 20 CUBERNI EMPENSES 21 CUBERNI EMPENSES 22 CUBERNI EMPENSES 23 EQUIPMENT EX BENEFITS TRAVEL CONTOSTATE	2.550 2.59 46,448 46,448 46,446 94,596,977 39,410,953 4,930,733 50,285,291 94,596,977 PPRO- NO THE UCE O	2.650 3 46.315 46.315 98.333,9.6 41.059,440 4.965,415 52.339,9.5 96.333,9.6 49.636 16.200 4.964 3.000 4.964 3.000 4.965 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966 3.000 4.966

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	(TMO:				
ESTIMATED SOURCE OF FUNDS FOR COMMISSION ON THE ARTS					
OG FEOERAL			4.6.578 59.356		4,6,535
GENERAL FUNO			59.356 459.926		466.115
IG PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 50 OTHER PERSONNEL SERVICES			7.299 2.69u		7.643 3.345
			15,000		15.5.
70 IN-STATE TRAVEL			1 +6 - 8 1 +31 i 2 +1 + 8		1.550 2.1 8
70 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 90 PLANNING GRANTS			28,731		
TOTAL			58,747		31.867
ESTIMATED SOURCE OF FUNOS FOR					
POST SECONDARY EOUCATION COMMISSI			4:4747		12+251
GENERAL FUNO			18,000		19,616
TOTAL			58.747		31,667
		4			
TOTAL STANDARD OF FUNDS FOR			58,747		31.867
ESTIMATED SOURCE OF FUNDS FOR FOST SECONDARY EDUCATION COMMISSI					12,251
FEDERAL FUNDS GENERAL FUND			40.747		19.616
TOTAL			58.747		31.867
03 BOARO OF EDUCATION					
11 ADMINISTRATION AND SUPPORT 11 ADMIN & SUPP STATE BOARD					
	2,	20 0	2.300		
2C CURRENT EXPENSES 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL	1.	7a u	1,7.0		
			44.76		
TOTAL ESTIMATED SOURCE OF FUNDS FOR		5,600		5 + 70 J	
ESTIMATED SOURCE OF FUNDS FOR ADMIN & SUPP STATE BOARD GENERAL FUND		5.600		5,700	
TOTAL		5,600		5,730	
N8777 PAGE 154 641575		• FTSCAL YEAR 1976	• • FISC	L YEAR 1977 -	
	CONT. }				
Q3 BOARO OF EDUCATION	CONT.)				
02 OFFICE OF COMMISSIONER	CONT.)				
11 OFFICE OF COMMISSIONER					
10 PERMANENT PERSONAL SERVICES 11 SALARY OF COMMISSIONER 12 SALARY OF DEPUTY COMMISSIONER	25. 25.	935	26,444 25,216		
12 SALART OF DEPUTY COMMISSIONER	21.	615	21,615		
20 CURRENT EXPENSES 30 EQUIPMENT	• • • • • • • • • • • • • • • • • • • •		1,200 3,310		
62 GENEFITS 70 IN STATE TRAVEL 60 OUT OF STATE TRAVEL	7,	278 175	7+328 2+260		
66 OUT OF STATE TRAVEL	1,	150	1,210		
TOTAL		64,469		00,573	
ESTIMATED SOURCE OF FUNOS FOP					
ESTIMATED SOURCE OF FUNDS FOP OFFICE OF COMMISSIONER D9 LITERARY					
		34.000		30.500	
GENERAL FUNO		54,469		58,573	
GEMERAL FUND TOTAL				58,573 88,573	
GEMERAL FUND TOTAL 12 OFFICE OF COMM ESEA V		54,469 84,469		58,573	
GENERAL FUND TOTAL 12 OFFICE OF COMM ESEA V 20 GURBENT EXPENSES 50 OTHER PERSONAL SERVICES	4,	54,469 84,469	5.312 750	58,573	
GENERAL FUND TOTAL 12 OFFICE OF COMM ESEA V 20 GURBENT EXPENSES 50 OTHER PERSONAL SERVICES	40 0	54,469 84,469	750 44 1	58,573	
GEMERAL, FUND TOTAL 12 OFFICE OF COMM ESEA V 20 GURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 SEMETIS 70 IN STATE TRAVEL 10 OUT-07-STATE TRAVEL		54,469 84,469 923 725 42 1	750 44 1 499	58,573	
GEMERAL, FUND TOTAL 12 OFFICE OF COMM ESEA V 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 SEMETIS 70 IN STATE TRAVEL 90 OUT-OF-STATE TRAVEL 91 OTHER EXPENDITURES 91 COMFRERENCES L WORKSNOPS	2,	54,469 84,469 923 725 42 1 1 99 50 60	750 44 1 499 500 2,560	58,573	
GENERAL FUND TOTAL 20 OFFICE OF COMM ESEA V 20 CUARENT EXPENSES 50 OTMER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL 93 OTMER SEXEMITIONS 93 OTMER SEXEMITIONS 93 OTMER SEXEMITIONS 93 RECOVERABLE INDIRECT COST	2,	54,469 84,469 923 725 42 1 1 499 500 500	750 44 1 499 500	50,573 80,573	
GENERAL FUND TOTAL 20 OFFICE OF COMM ESEA V 20 CUARENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BEMETIS 70 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL 91 OTHER EXPENDITURES 91 COMFERENCES & WORKSHOPS 99 RECOVERABLE IMDIRECT COST TOTAL	2,	54,469 84,469 923 725 42 1 1 99 50 60	750 44 1 499 500 2,560	58,573	
GENERAL FUND TOTAL 20 OFFICE OF COMM ESEA V 20 CUARENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BEMETIS 70 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL 91 OTHER EXPENDITURES 91 COMFERENCES & WORKSHOPS 99 RECOVERABLE IMDIRECT COST TOTAL	2,	54,469 84,469 923 725 42 1 1 499 500 500	750 44 1 499 500 2,560	50,573 80,573	
GENERAL FUND TOTAL 12 OFFICE OF COMM ESEA V 20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS 77 IN STATE TRAVEL 90 OTHER EXPENDITURES 91 COMPRENCES LOWESHOPS 92 RECOVERABLE INDIRECT COST TOTAL ESTIMATED SOURCE OF FUNDS FOR OFFICE OF COMM ESEA V 00 FEOREAL FUNDS	2,	923 725 42 199 300 246 9,436	750 44 1 499 500 2,560	58,573 88,573 9,855	
GEMERAL FUND TOTAL 22 OFFICE OF COMM ESEA V 23 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BEMETITS 70 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL 90 OTHER EXPENDITURES 91 COMFERENCES & MORKSHOPS 99 RECOVERABLE INDIRECT COST TOTAL	2,	54,469 84,469 923 7725 42 1 1 199 500 246	750 44 1 499 500 2,560	50,573 80,573	
GEMERAL FUND TOTAL 22 OFFICE OF COMM ESEA V 23 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 52 BEMETITS 70 IN STATE TRAVEL 50 OUT-OF-STATE TRAVEL 59 OTHER EXPENDITURES 51 COMFERENCES I WORKSHOPS 59 RECOVERABLE INDIRECT COST TOTAL ESTITUATED SOURCE OF FUNDS FOP OFFICE OF COMM ESEA V 00 FEDERAL FUNDS TOTAL	2,	923 725 42 199 300 246 9,436	750 44 1 99 59 2510 249	58,573 88,573 9,855	98.428
GEMERAL FUND TOTAL 22 OFFICE OF COMM ESEA V 23 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 52 BEMETITS 70 IN STATE TRAVEL 50 OUT-OF-STATE TRAVEL 59 OTHER EXPENDITURES 51 COMFERENCES I WORKSHOPS 59 RECOVERABLE INDIRECT COST TOTAL ESTITUATED SOURCE OF FUNDS FOP OFFICE OF COMM ESEA V 00 FEDERAL FUNDS TOTAL	2,	923 725 42 199 300 246 9,436	750 44 1 499 500 2,560	58,573 88,573 9,855	98,428
GENERAL FUND TOTAL 20 OFFICE OF COMM ESEA V 20 CURRENT EXPENSES 50 OTMER PERSONAL SERVICES 50 OTMER PERSONAL SERVICES 50 OTMER PERSONAL SERVICES 50 OTMER PERSONAL SERVICES 50 OTMER SERVENDITURES 91 OTMER EXPENDITURES 91 OTMER EXPENDITURES 91 OTMER EXPENDITURES 91 FORFERNOES I WORKSHOPS 70 RECOVERABLE INDIRECT COST TOTAL ESTIMATED SOURCE OF FUNDS FOR OFFICE OF COMMISSIONER FORFAL FUNDS TOTAL ESTIMATED SOURCE OF FUNDS FOR OFFICE OF COMMISSIONER FFORFAL FUNDS	2,	923 725 42 199 300 246 9,436	750 44 1 499 500 250 250 249	58,573 88,573 9,855	9.655
GENERAL FUND TOTAL 20 OFFICE OF COMM ESEA V 20 CUARENT EXPENSES 50 OTHER PERSONAL SERVICES 6.2 BENEFITS 77 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL 91 CONFERENCES I WORKSHOPS 99 RECOVERABLE INDIRECT COST TOTAL SITUATED SOURCE OF FUNDS FOR OFFICE OF COMM ESEA V 00 FECERAL FUNDS TOTAL TOT	2,	923 725 42 199 300 246 9,436	750 44 19 93 2,50 2,50 249 93,905	58,573 88,573 9,855	9,655 30,6.0 56,573
GENERAL FUND TOTAL 20 OFFICE OF COMM ESEA V 20 CURRENT EXPENSES SO OTHER PERSONAL SERVICES 62 SEMETIS 70 IN STATE TRAVEL 60 OUT-OF-STATE TRAVEL 90 OTHER EXPENDITURES 91 COMPERENCES L WORKSHOPS 99 RECOVERABLE INDIRECT COST TOTAL ESTITUATED SOURCE OF FUNDS FOR OFFICE OF COMM ESEA V 00 FEOERAL FUNDS TOTAL TO	2,	923 725 42 199 300 246 9,436	750 44 1 499 500 250 250 249	58,573 88,573 9,855	9.655

H8777 FAGE 155 C4157'	* FISCAL YEAR 1976 *	* FISCAL YEAR 1977 *
1. IF FOUCATION 3 BOLED OF EDUCATION 1 SUMMINISTRATION L SUPPORT 13 SULTINESS MANAGEMENT 1 FEITATION EUS MANAGEMENT	(CONT.) (CONT.)	
L PEPMANENT PERSONAL SERVICES 71 SUPPRIT EXPENSES TE FOULPHENT 62 PENEFITS 70 IN STATE TRAVEL 85 OUT OF STATE TRAVEL	164, 218 11, 422 3, 305 16, 422 1, 000 7,5	165.951 13.263 2.122 16.595 1.000 75
FUTAL	196,522	198,944
ESTIMATED SOURCE OF FUNOS FOR EDUCATION 9US MANAGEMENT SI TRANSFERS FROM OTHER DIVISIONS GENERAL FUNO TOTAL	111,694 84,828 196,522	114+127 84-817 198-944
2 RUS NGMT-ESEA V		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 FOUTPMENT 51 OTHER PERSONAL SERVICES 62 REMEFITS 77 IN-STATE THAVEL 40 OUT-OF-STATE TRAVEL 49 RECOMPRABLE INDIRECT COST	47, 490 19, 606 1, 416 12, 436 5, 555 300 300 2, 372	49,322 19,509 13,648 5,730 300 325 2,310
TOTAL	90,965	91.144
ESTIMATED SOURCE OF FUNOS FOR BUS MGMT-ESSA V CUFEDERAL FUNOS TOTAL	9u • 965 9u • 965	91,144 91,144
3 FEOERAL PROGRAM AUDIT 13 PEPNANENT PERSONAL SERVICES	25,362	25 742
CO CURRENT EXPENSES 62 BENEFITS 70 IN STAFF TRAVEL 61 OUT-OF-STATE TRAVEL	25,382 1,661 2,538 1,703 500	25,382 1,981 2,538 1,800 50G
TOTAL	32.001	32,261
ESTIMATED SOURCE OF FUNDS FOR FEDERAL PROGRAM AUDIT 01 OTHER AGENCY FUNDS	32,001 32,001	32,201
TOTAL	32,001	32,201
10TAL HB777 PAGE 156 041575	32,001 * FISCAL YEAR 1976 *	
H8777 PAGE 156 041574 1. A EQUICATION 3 BOARD OF EDUCATION 1 ADMINISTRATION & SUPPORT 3 BUSINESS MANAGEMENT	* FISCAL YEAR 1976 • (CONT.) (CONT.)	
M8777 PAGE 156 C41574 1. A EQUICATION 3. BOARD OF EQUICATION 12. ADMINISTRATION & SUPPORT 3. BUSINESS MANAGEMENT	* FISCAL YEAR 1976 • (CONT.) (CONT.) (CONT.)	• FISCAL YEAR 1977 •
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 3 DUSTRESS MARAGEMENT 1014L ESTIMATED TOURCE OF FUNOS FOR BUSTRESS MARAGEMENT FEDERAL FUNOS OTHER FUNOS GENERAL FUNO TOTAL 4 FOUC PLANNING UNIT	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (IONT.)	• FISCAL YEAR 1977 • 322,289
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 3 BOARO OF EQUCATION 3 DUSTRESS MARAGEMENT 101AL ESTIMATED TOURCE OF FUNOS FOR BUSTRESS MARAGEMENT FEDERAL FUNOS GENERAL FUNOS GENERAL FUNO TOTAL 4 FOUC PLANNING UNIT 13) PERMANENT PERSONAL SERVICES 2. CURRENT EXPENSES 13. SOUTHERN 55 15. SOUTHERN 55 16. BOARCHIS	*FISCAL YEAR 1976* (CONT.) (CONT.) (CONT.) (CONT.) (CONT.)	• FISCAL YEAR 1977 • 322,289
H8777 PAGE 156 C41574 1. A EQUCATION 3. BOARO OF EQUCATICN 1. A ONNISTPATION I SUPPORT 3. SUSINESS MANAGEMENT TOTAL ESTIMATED DOURCE OF FUNDS FOR BUSINESS MANAGEMENT FEDERAL FUNDS OTHER FUNDS OTHER FUNDS GEMERAL FUND TOTAL 4. FOUC PLANNING UNIT 13. PERMANENT PERSONAL SERVICES 2. CUSPENT EXPENSES	*FISCAL YEAR 1976* (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 319.486 90.965 141.695 84.926 319.486 50.960 6.950 100 5.006 1.000	\$ FISCAL YEAR 1977 * 322.289 91.144 166.328 84.817 322.289 51.217 6.950 100 5.172 1.00 1.00
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 3 BOARO OF EQUCATION 3 DUTINESS MARAGEMENT TOTAL ESTIMATED TOURCE OF FUNOS FOR BUSTNESS MARAGEMENT FEDERAL FUNOS OTHER FUNOS GENERAL FUNO TOTAL 4 FOUC PLANNING UNIT 13 PERMANENT PERSONAL SERVICES 2: CURRENT EXPENSES 3: SOUTHERN 7 BOART TO THE TRAVEL 7 OUT OF STATE TRAVEL 7 OUT	*FISCAL YEAR 1976* (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 319,488 90,965 143,695 64,826 319,488 50,960 6.950 100 5.098 1,700 600 1,704	\$ FISCAL YEAR 1977 \$ \$ 322,289 91,144 146,328 84,817 322,289 \$ 1,950 1,105 5,122 1,704 600 1,000 1,742 68,431
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 1. ADMINISTRATION I SUPPORT 1. SUSTINESS MANAGEMENT TOTAL ESTIMATED COURCE OF FUNDS FOR BUSINESS MANAGEMENT ESTIMATED COURCE OF FUNDS FOR BUSINESS MANAGEMENT FOR MANAGEMENT OF HAR FUNDS OF HER FUNDS OF HER FUNDS OF HER FUNDS OF HER FUNDS TOTAL 4 FOUC PLANNING UNIT 1.) PERHAMENT PERSONAL SERVICES 2. CUMPENT EXPENSIS 2. CUMPENT EXPENSIS 3. SOUTHMENT DE MELTINESS OF HER FUNDS OF STATE TRAVEL 40 OUT OF STATE TRAVEL 50 COMFERENCES & MORK SMOPS 50 RECOMPRIBLE INUTRECT COST TOTAL ESTINATED SOURCE OF FUNDS FOR EDUC PLANNING UNIT 10 FEDERAL 10 TALL	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 319.486 90.465 143.695 64.926 319.486	51.217 6.950 1.00 1.000 1.742 68.431 68.431 68.431
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 1 ADMINISTRATION I SUPPORT 3 SUSTNESS MANAGEMENT IOTAL ESTIMATED COURCE OF FUNOS FOR BUSINESS MANAGEMENT FEDERAL FUNOS OTHER FUNOS GENERAL FUNO TOTAL 4 FOUC PLANNING UNIT 13 PERMANENT PERSONAL SERVICES 2. CURRENT EXPENSES 1. SOUTPMENT 6. BENEFITS 7. IN STATE TRAVEL 40 OUT OF STATE TRAVEL 50 COMPERENCES & NORK SMOPS 50 RECOMPRESS I NORK SMOPS 50 RECOMPRESS I NORK SMOPS 50 RECOMPRESS INDIRECT COST TOTAL ESTINATED SOURCE OF FUNOS FOR EDUC PLANNING UNIT 00 FEDERAL TOTAL	(CONT.) (CONT.	\$ FISCAL YEAR 1977 \$ \$ 322,289 91,144 146,328 84,817 322,289 \$ 1,950 1,105 5,122 1,704 600 1,000 1,742 68,431
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 1 ADMINISTPATION I SUPPORT 3 BUSINESS MANAGEMENT TOTAL ESTIMATED DOURCE OF FUNOS FOR BUSINESS MANAGEMENT FEDERAL FUNO OTHER FUNOS GENERAL FUNO TOTAL 4 FOUC PLANNING UNIT 13 PERMANENT PERSONAL SERVICES 2. CURRENT EXRENSES 7. FOULPMENT 7 IN STATE TRAVEL 13 OUT OF STATE IPAVEL 13 OUT OF STATE IPAVEL 13 OUT OF STATE IPAVEL 14 OUT OF STATE IPAVEL 15 OUTPENTS TOTAL ESTINATED SOURCE OF FUNOS FOR EDUC PLANNING UNIT 10 FEDERAL TOTAL TOTAL ESTIMATED SOURCE OF FUNOS FOR ADMINISTRATION I SUPPORT FEDERAL FUNOS OTHER FUNOS OTHER FUNOS GEMERAL FUNO OTHER FUNOS GEMERAL FUNO OTHER FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS OTHER FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS OTHER FUNOS	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 319.486 90.465 143.695 64.926 319.486	51.217 6.950 1.00 1.000 1.742 68.431 68.431 68.431
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EDUCATION 1 ADMINISTPATION I SUPPORT 3 BUSINESS MANAGEMENT TOTAL ESTIMATED COURCE OF FUNOS FOR BUSINESS MANAGEMENT FEDERAL FUNO COTHER FUNOS GEMERAL FUNO TOTAL 4 FOUC PLANNING UNIT 13 PERMANENT PERSONAL SERVICES 2. CURRENT EXPENSES 7. EQUIPMENT 7. IN STATE TRAVEL 130 UNIT OF STATE IPAVEL 130 UNI	(CONT.) (CONT.	\$22,289 \$1,144 166,328 84,817 322,289 \$1,217 6,950 106 \$1,702 1,702 600 1,800 1,702 68,431 68,431 68,431 494,848
H8777 PAGE 156 C41574 1. A EQUCATION 3 BOARO OF EQUCATION 1 ADMINISTPATION I SUPPORT 3 BUSINESS MANAGEMENT TOTAL ESTIMATED DOURCE OF FUNOS FOR BUSINESS MANAGEMENT FEDERAL FUNO OTHER FUNOS GENERAL FUNO TOTAL 4 FOUC PLANNING UNIT 13 PERMANENT PERSONAL SERVICES 2. CURRENT EXRENSES 7. FOULPMENT 7 IN STATE TRAVEL 13 OUT OF STATE IPAVEL 13 OUT OF STATE IPAVEL 13 OUT OF STATE IPAVEL 14 OUT OF STATE IPAVEL 15 OUTPENTS TOTAL ESTINATED SOURCE OF FUNOS FOR EDUC PLANNING UNIT 10 FEDERAL TOTAL TOTAL ESTIMATED SOURCE OF FUNOS FOR ADMINISTRATION I SUPPORT FEDERAL FUNOS OTHER FUNOS OTHER FUNOS GEMERAL FUNO OTHER FUNOS GEMERAL FUNO OTHER FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS OTHER FUNOS GEMERAL FUNOS GEMERAL FUNOS GEMERAL FUNOS OTHER FUNOS	(CONT.) (CONT.	\$22,289 \$11,144 \$166,328 \$4,817 \$22,289 \$1,727 \$6,950 \$106 \$5,122 \$1,722 \$1,722 \$1,742 \$88,431 \$68,431 \$494,848 \$169,831 \$178,328 \$19,849

H8777 PAGE 157 E41575				
1. 16 EDUCATION	(CONT.)	* FISCAL TEAR 1976 -	** FISCAL YEAR	1977 •
03 BOARD OF EDUCATION 52 BO EDUCATION ADULT BASIC EDUC	(CONT.)			
TOTAL			471,940	494×9 ,
ESTIMATED SOURCE OF FUNOS FOR BO EDUCATION AGULT BASIC EDUC BG FEDERAL				
GENERAL FUNO TOTAL			456.111 15.829 471.940	474,534 15,419
3 FINANCIAL AIOS TO DISTRICTS AL EDUC FINANCIAL AIDS TO DIST				4444953
21 FDSTER CHILDREN TUTTION		260.300	č1 u + 000	
22 TUITION ASSISTANCE HANDTCAPPEO 9C FOUNDATION AIO	A	262,510 3,578,162	275.625 3.671.268	
91 BUILDING AIO 92 OVAL ENROLLHENT AND CHILD BENE 93 REDRGANIZATION AIO	•	5,250,089 286,224 344,762	5,265,47 4 3,2,53 4	
94 UNDREANIZED DISTRICTS 95 STATEWIDE SUPEVISION SALARY	**	48+J00 341+6-ù	365+L43 48+300 341+664	
THESE FUNDS SHALL NOT BE EXPENDED F PURPOSE AND NO TRANSFERS SHALL BE N FROM. FUNDS SHALL BE DISTRIBUTED U	OR ANY OTHER			
FROM. FUNOS SHALL BE DISTRIBUTED UP IONS OF RSA 198'154 TO 15E INCLUSIV	NOER PROVIS-			
FUNDS DECETATO EDON ACCCCATANCE ACC				
CORPORATEO PLACES FOR BENEFITS OF PI SCHOOLS HAY BE USED FOR TUITION AND ATION UPON APPROVAL OF THE GOVERNOR	TP ANSPORT -			
CIL.				
TOTAL ESTIMATED SDURGE OF FUNDS FOR		10,311,337	14,678	a = 44 fa
EOUC FINANCIAL AIOS TO DIST 09 TAXATION UNORGANIZED AREAS		48.000	40	• u d u
GENERAL FUND TOTAL		10,263,337 10,311,337	16.63. 13.678	. 044
02 DIST FINANCIAL AIDS-FED				
96 ESEA I 97 ESEA II 98 ESEA III		3,534,000	3 + 842 + 465 375 + 315	
99 NOEA III		560,000 250,000	570 + 50 c 225 + 5 c	
TOTAL		4,61,,00,0	5 + 0 1 .	. 100
ESTIMATED SOURCE OF FUNOS FOR DIST FINANCIAL AIDS-FED DC FEDERAL FUNOS		4.61303		
		4.01103	5.01.	• 000
H8777 PAGE 158 041575		1 51501. #510 101		
H8777 PAGE 158 741575	(CONT.)	* FISCAL YEAR 1976 -		1977 +
.º6 EDUCATION º3 BOARD OF EDUCATION OJ FINANCIAL AIDS TO DISTRICTS	(CONT.)	• FISCAL YEAR 1976 -		1977 *
. 16 EDUCATION	(CONT.)	* FISCAL YEAR 1976 -	** FISCAL YEAR	
.º6 EDUCATION º3 BOARD OF EDUCATION º3 FINANCIAL AIDS TO DISTRICTS !2 OIST FINANCIAL AIDS-FED TOTAL	(CONT.)	6,610,000	•• FISCAL YEAR	• C O G
.º6 EDUCATION º3 BOARO OF EDUCATION º3 FINANCIAL AIDS TO DISTRICTS º2 OTST FINANCIAL AIDS-FED TOTAL TOTAL ESTINATED SOURCE OF FUNOS FOR FINANCIAL AIDS TO DISTRICTS	(CONT.)	6,610,000	** FISCAL YEAR	
- 16 EDUCATION 13 BOARD OF EDUCATION 13 FINANCIAL AIDS TO DISTRICTS 12 DIST FINANCIAL AIDS TO DISTRICTS TOTAL EDITATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS OTHER FUNDS	(CONT.)	4.610.000 14.5	5.010 921,337 611.011	15,680,.44 5,v1v,
.16 EDUCATION 13 BOARD OF COUCATION 03 FINANCIAL AIDS TO DISTRICTS 12 OTST FINANCIAL AIDS-FED TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS CONCERT FUNDS GENERAL FUND TOTAL	(CONT.)	4,610,000 I4,5 4,8	5.010. 921,337	, 60G 15,680,.44
.16 EDUCATION 13 BOARD OF COUCATION 13 FINANCIAL AIDS TO DISTRICTS 12 OTST FINANCIAL AIDS-FED TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS GENERAL FUND TOTAL 14 VETERANS EDUCATION SERVICES	(CONT.)	4,610,000 I4,5 4,6 14,5	S.010. 921,337 617.673 46,263 623,337 921,337	15,688,44 5,014, 48, 11,633,44 15,688,44
.16 EDUCATION 13 BOARD OF COUCATION 13 FINANCIAL AIDS TO DISTRICTS 12 DIST FINANCIAL AIDS-FED JOTAL TOTAL TOTAL ESTINATED SOURCE OF FUNOS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS GENERAL FUND TOTAL 14 VETERANS EDUCATION SERVICES 20 CURRENT EXPENSES 30 EOUTPMENT	(CONT.)	4,610,000 14,5 4,6 15,7 14,5 e3,369 7,046	S.010 921.337 61:.0*1 48.60 68.133 76.133 66.	5,680,.44 5,010, 40, 11,633,.44
. "16 EDUCATION "3 BOARO OF COUCATION 3 FINANCIAL AIDS TO DISTRICTS 20 OTST FINANCIAL AIDS-FED TOTAL TOTAL TOTAL ESTIMATED SOURCE OF FUNOS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS GEMERAL FUND TOTAL 14 VETERAMS EDUCATION SERVICES 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 52 DELETING TOTAL	(CONT.)	4,610,000 14,6 1/1,2 14,5 63,369 7,1446 700 6,337 6,350	\$.010. \$.010. \$21.337 \$43.00 263.337 \$21.337	15,686,44 5,44 5,44 11,63,44 15,885,44
.16 EDUCATION 13 BOARD OF EDUCATION 13 FINANCIAL AIDS TO DISTRICTS 22 DIST FINANCIAL AIDS-FED TOTAL TOTAL ESTINATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS OTHER FUNDS EMERAL FUND TOTAL 10 PERNANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUCATION SERVICES 20 CURRENT EXPENSES 30 EDUCATION 20 EN STATE TRAVEL 31 EDUCATION 32 SERVICES 32 ENCEPTIS 33 EDUCATION 34 STATE TRAVEL 39 RECOVERABLE INDIRECT COSTS	(CONT.)	4.610.000 14.5 4.6 17.7 14.5 17.0 17	\$.010. \$21.337 \$17.07] 40.200 263.337 921.337 66.7 7.	15,688,44 5,11,44 5,11,44 15,688,44 775
.16 EDUCATION 13 BOARD OF EDUCATION 13 FINANCIAL AIDS TO DISTRICTS 22 DIST FINANCIAL AIDS-FED TOTAL ESTINATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS CHERRY FUND TOTAL 14 VETERAMS EDUCATION SERVICES 20 CURRENT EXPENSES 21 CURRENT EXPENSES 22 CURRENT EXPENSES 23 EDUTPMENT 24 BENEFITS 25 BENEFITS 26 BUT OF STATE TRAVEL 36 OUT OF STATE TRAVEL 39 RECOVERABLE INDIRECT COSTS	(CONT.)	6.610.000 14.5 4.6 10.7 14.5 6.3 7.446 7.30 6.3 1.55 1.75 1.75 2.345	\$.010. \$21.337 \$17.07] 40.200 263.337 921.337 66.7 7.	15.6864 5
-76 EDUCATION 73 BOARD OF EDUCATION 30 FINANCIAL AIDS TO DISTRICTS 22 OIST FINANCIAL AIDS-FED TOTAL TO	(CONT.)	4,610,000 14,5 4,610,000 14,5 10,2 14,5 63,369 7,046 700 6,337 6,330 1,775 2,345	5.010. 921.337 617.0°1 46.101 621.337 66.77 6.88 61.00 63.00 64.00 65.00 66	15,688,44 5,11,44 5,11,44 15,688,44 1725 171 673 885 025 373
-76 EDUCATION '3 BOARD OF EDUCATION '3 FINANCIAL AIDS TO DISTRICTS '2 OIST FINANCIAL AIDS-FED TOTAL	(CONT.)	6.610.000 I*.5 6.6 10.7 14.5 63.36 7.006 6.337 6.337 6.350 1.775 2.345	5.010 921.337 617.4°1 46.00 621.337 66.7, 6.6	15,686,44 5,11,14 16,13,44 15,688,44 725 171 867 867 373
.16 EDUCATION 13 BOARD OF EDUCATION 13 FINANCIAL AIDS TO DISTRICTS 22 DIST FINANCIAL AIDS-FED TOTAL TOTAL ESTINATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS OTHER FUNDS OTHER FUNDS EMERAL FUND TOTAL 10 PERNANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 21 CURRENT EXPENSES 22 CURRENT EXPENSES 23 EDUCATION SERVICES 25 CURRENT EXPENSES 26 ENEFITS 27 DIN STATE TRAVEL 28 DUI OF STATE TRAVEL 39 RECOVERABLE INDIRECT COSTS FOTAL ESTINATED SOURCE OF FUNDS FOR WETERARS EDUCATION SERVICES 0C FEDERAL TOTAL	(CONT.)	6.610.000 14.5 4.6 10.7 14.5 6.3 7.0 6.3 1.5 1.75 1.75 1.75 1.75 1.75 1.75	5.010. 5.010. 511.073 611.073 621.337 66. 77. 61. 11. 2. 89.922	15.68844 5.010 680 10.6314 15.68844 7.25 171 855 825 373 93.632 93.632
-76 EDUCATION '3 BOARD OF EDUCATION '3 FINANCIAL AIDS TO DISTRICTS '2 OIST FINANCIAL AIDS-FED TOTAL TO	(CONT.)	6.610.000 14.5 4.610.000 14.5 10.7 14.5 6.3369 7.046 7.037 6.337 2.345	5.010 5.010 51:013 61:013 62:0337 64:0337 62:1337 64:03 65:039 66:03 77:06 68:08 69:922 69:922	15.688.44 5.010.44 5.010.44 15.688.44 1725 171 853 853 93.632 93.632 93.632
-76 EDUCATION '3 BOARD OF EDUCATION '3 FINANCIAL AIDS TO DISTRICTS '2 DIST FINANCIAL AIDS-FED TOTAL TO	(CONT.)	4.610.000 I4.5 4.6 10.7 14.5 63.36 7.006 6.337 6.337 6.337 6.350 1.775 2.345	\$.010. \$21,337 \$17,471 46,101 \$21,337 \$66,7,7 \$6,66 \$7,7 \$6,67 \$1,107 \$2,09,922 \$9,922 \$9,922	15.688.44 5.01
.76 EDUCATION 73 BOARD OF EDUCATION 93 FINANCIAL AIDS TO DISTRICTS 20 OFF FINANCIAL AIDS TO DISTRICTS 12 DIST FINANCIAL AIDS TO DISTRICTS FOR THANCIAL AIDS TO DISTRICTS FEDERAL FUNDS GENERAL FUND TOTAL 14 VETERANS EDUCATION SERVICES 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 62 BILEFITS 70 IN STATE TRAVEL 99 RECOVERABLE INDIRECT COSTS FOTAL ESTINATED SOURCE OF FUNDS FOR VETERANS EDUCATION SERVICES 10 CFEDERAL TOTAL 15 NURSES REGISTRATION BOARD 15 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 50 DIMER PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 50 DIMER PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 50 DIMER PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 50 DIMER PERSONNEL SERVICES 20 DIMER PERSONNEL SE	(CONT.)	52,687 15,57 15,60 10,10 16,10	5.010. 5.010. 5.010. 5.010. 5.010. 5.010. 6.0. 7. 6.0. 9.0. 9.0. 9.0. 9.0. 9.0. 9.0. 9.0	15.686.44 5.41.4.4 16.631.4.4 15.688.4.4 725 171 855 93.632 93.632 93.632 93.632 93.632
.76 EDUCATION 3 BOARD OF EDUCATION 3 BOARD OF EDUCATION 3 FINANCIAL AIDS TO DISTRICTS 20 OFF FINANCIAL AIDS TO DISTRICTS FORTAL ESTIMATED SOURCE OF FUNOS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL FUND TOTAL 14 VETERANS EDUCATION SERVICES 16 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 20 IN STATE TRAVEL 49 RECOVERABLE INDIRECT COSTS FOTAL ESTIMATED SOURCE OF FUNOS FOR VETERANS EDUCATION SERVICES 40 FORTAL ESTIMATED SOURCE OF FUNOS FOR VETERANS EDUCATION SERVICES 40 FORTAL 15 MURSES RECISTRATION BOARD 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 COURTENT SERVICES 31 COURTENT SERVICES 32 COURTENT SERVICES 33 COURTENT SERVICES 34 COURTENT SERVICES	(CONT.)	52,687 15,50	5.010. 5.010. 5.010. 5.010. 5.010. 5.010. 6.0. 7. 6.0. 1.1. 5.1. 5.1. 1.5.	15.688.44 5.10.10.10 16.688.44 15.688.44 17.25 171 865 373 93.632 93.632 93.632 93.632 93.632
-76 EDUCATION '3 BOARD OF EDUCATION '3 BOARD OF EDUCATION '3 FINANCIAL AIDS TO DISTRICTS '2 DIST FINANCIAL AIDS TO DISTRICTS '2 DIST FINANCIAL AIDS TO DISTRICTS FEDERAL FUNDS GENERAL FUND TOTAL 14 VETERANS EDUCATION SERVICES 16 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 20 IN STATE TRAVEL 49 RECOVERABLE INDIRECT COSTS FOTAL ESTIMATED SOURCE OF FUNDS FOR VETERANS EDUCATION SERVICES 20 CURRENT FUNDS 50 FEDERAL FUNDS 15 MURSES REGISTRATION BOARD 15 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 57 MURSES REGISTRATION BOARD 15 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 30 EDUTPMENT 67 DIN-STATE TRAVEL 68 OUT-OF-STATE TRAVEL 69 OUT-OF-STATE TRAVEL 69 ONGERN ONE HEBES TRAVEL 91 MORKSHOPS 92 INDIRECT COSTS	(CONT.)	\$2,687 15,50 1,50 1,50 1,50 1,75 1,75 1,75 1,75 1,75 1,75 1,75 1,75	5.010. 5.010. 5.010. 5.010. 5.010. 5.010. 6.0. 7. 6.0. 1.1. 5.1. 5.1. 1.5.	15.688.44 5.01
.76 EDUCATION 38 BOARD OF EDUCATION 39 FINANCIAL AIDS TO DISTRICTS 20 OFF FINANCIAL AIDS TO DISTRICTS 12 DIST FINANCIAL AIDS TO DISTRICTS FOR THE PROPERTY OF THE PROPERT	(CONT.)	\$2,687 15,50 1,50 1,50 1,50 1,75 1,75 1,75 1,75 1,75 1,75 1,75 1,75	\$.010. \$21,337 617,071 46,00 621,337 66,7,7 6,8 11,2 89,922 89,922 53,922	15.688.44 5.00.44 5.00.44 15.688.44 17.25 17.1 85. 85. 85. 37.3 93.632 93.632 93.632 93.632 93.632
.76 EDUCATION 73 BOARD OF EDUCATION 73 BOARD OF EDUCATION 30 FINANCIAL AIDS TO DISTRICTS 72 OIST FINANCIAL AIDS-FED TOTAL ESTINATED SOURCE OF FUNDS FOR FINANCIAL AIDS TO DISTRICTS FEDERAL TUNDS GENERAL FUND TOTAL 14 VETERAMS EDUCATION SERVICES 20 CURRENT EXPENSES 10 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 10 EDUTPMENT 70 IN STATE TRAVEL 99 RECOVERABLE INDIRECT COSTS TOTAL 15 MURSES REGISTRATION BOARD 15 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 10 EDUTPMENT 50 IN STATE TRAVEL 60 FEDERAL TOTAL 15 MURSES REGISTRATION BOARD 15 PERMANENT PERSONNEL SERVICES 20 CURRENT EXPENSES 10 EDUTPMENT 70 IN-STATE TRAVEL 90 AOARD MEMBERS TRAVEL 91 MORKSONDS 92 INDIRECT COSIS	(CONT.)	52,687 15,5 15,687 15,5 15,5 1,775 2,345	\$.010. \$21,337 617,071 46,00 621,337 66,7,7 6,8 11,2 89,922 89,922 53,922	15.688.44 5.00.44 5.00.44 15.688.44 17.25 17.1 85. 85. 85. 37.3 93.632 93.632 93.632 93.632 93.632

M8777 PAGE 159 341579 6 EQUICATION 8 EQUICATION	(CONT.)	SCAL YEAR 1976	- ** FISCAL YEAR 197	,
THER PROVISIONS OF LAW WOTHINGTAM THER PROVISIONS OF LAW WOTHINGTAM PERCEIVED FROM FEES SMALL RE MITH THE STATE TREATMENT AS YELLOW FORWARD. THE FUNDS AFFROMENT OF STATE FOR CECEOPT, AND IF THE METERS OF STATE NOT METERS LIGHT AS MAY HE MELESSAFY SUPPLIES ACCOUNTAINED LEFT OF FT 36 PRICEAM STRUCES INSTRUCTION BRO SERVEN SERVICES INSTRUCTION	100			
1 00 110011-1 2102 1101				
1: PEPHANENT PLPSONAL SERVICES 20 DUMPENT EXPENSES 30 EQUIPMENT 62 SENETITS 72 IN STATE TRAVEL 60 DUT OF STATE TRAVEL 94 HORKSHOP 1 CONFERENCES	185,490 11,750 345 18,549 4,600 900 503		186.871 12.350 223 18.607 4.300 9.80 5.00	
TOTAL		221.534	222.646	
ESTIMATED SOUNCE OF FUNDS FOR BD PROGRAM SVCS INSTRUCTION II TRANSFER FROM VOCATIONAL TECH GENERAL FUND TOTAL		23,000 196,534 221,534	24.650 196,648 222.648	
12 PROGRAM SVES INST ESEA I			66.499	
1" PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 EQUIPMENT 50 OTHER PEPSONAL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 63 OUT-OF-STATE TPAVEL 64 OUT-OF-STATE TPAVEL 65 OUT-OF-STATE TPAVEL 66 OUT-OF-STATE TPAVEL 67 OUT-OF-STATE TPAVEL 68 OUT-OF-STATE TPAVEL 68 OUT-OF-STATE TPAVEL 69 FOUND THROUGH 69 OUT-OF-STATE TPAVEL 60 OUT-OF-STATE 60 OUT-OF-STAT	67,654 22:909 5,740 2:550 9,329 2:603 500 7:000 14:533 6:750 6:653		20,474 276 2,554 9,393 2,600 5,00 1,407 1,407 1,407 4,435	
TOTAL		171,043	171,559	•
ESTIMATED SOURCE OF FUNDS FOP PROGRAM SYCS INST ESEA T OF FEDERAL FUNDS TOTAL		171,043 171,043	171,559 171,559	
NB777 PAGE 160 041575	* F	ISCAL YEAR 1976	- ** FISCAL YEAR 197	77
1. 6 EDUCATION 3 BOARD OF EDUCATION 16 PROGRAM SERVICES INSTRUCTION 13 PROGRAM SVCS INST ESEA II	(CONT.) (CONT.)			
1: PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 3.C COUTPENT 8. REMETITS 70 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 9.BUS. HMOHT, SUPPORT 9. HORKSHOP AND COMFERENCES 9. RECOMPABLE INTRECT COST	39,736 7,164 925 3,974 1,950 903 2,705 530 1,926		39.717 7.868 569 3.972 1.550 9.00 2.720 500 1.501	
TOTAL		56,662	59,23	3
ESTIMATED SOURCE OF FUNDS FOR PROGRAM SVES INST ESEA II 20 FEDERAL FUNDS 1014L		58,602 58,602	59,23. 59,23.	3
4 PROGRAM SVGS INST ESEA IIT				
14 PERMANENT PERSONAL SERVICES 22 CURRENT EXPENSES 3. EQUIPMENT 62 BENEFIT? 7. IN-STATE TRAVEL 8. OUT-OR-STATE TRAVEL 92 SUSINES; MANAGEMENT SUPPORT 93 ADMINISTRATIVE OUTSION SUPPURT 94 WORKSHOPS I COMFERENCES	89,616 21,194 2,000 8,961 3,000 1,500 7,405 6,750 40,155		90.392 22.375 2.300 9.039 3.300 1.550 7.375 7.250 37.044	
TOTAL		179,641	179,97	5
ESTIMATED SOURCE OF FUNDS FOR PROGRAM SWOS INST ESEA 111 OF FEDERAL FUNDOS SEMERAL FUND TOTAL		171,641 8,000 179,841	171,97 6,00 179,97	5 0 5
95 PROGRAM SVCS INST NOTA III			7,624	
20 CUARENT EXPENSES 7" IN-STATE TOAVEL 65 OUT-OF-STATE TOAVEL 92 BUSINESS MANAGEMENT SUPPORT 94 WORKSHOPS I CONFERENCES	7,109 1,000 9,0 3,100 13,736		1,000 900 3,100 12,925	
TOTAL		25 + 645	25.74	5
ESTIMATED SOURCE OF FUNDS FOR PROGRAM SVCS INST NOEA TIT		12,923	12,87	3

MB777 PAGE 161 041575	• FISCAL YEAR 1976 **	FISCAL YEAR 1977 +
1.06 EDUCATION 13 BOARO OF EDUCATION 16 PROGRAM SERVICES INSTRUCTION 05 PROGRAM SUCS INST NOTA III	(CONT.) (CONT.) (CONT.)	
GENERAL FUND	12.922 25.445	12,872
16 PROGRAM SVCS INST ESEA V		
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS TRAVEL 85 OUT-OF-STATE TRAVEL 94 MORKSHOPS AND COMFERENCES 99 RECOVERABLE INDIRECT COSTS	1.5 - 28 9 15 - 42 8 16 - 52 9 4 - 72 9 1 - 55 3 3 - 26 1	1.5.76.3 16.471 16.476 5.202 1.556 1.556 1.556
TOTAL	14: •180	144.891
ESTIMATEO SOURCE OF FUNDS FOP PROCRAM SVOS INST ESEA V OO FEOERAL FUNDS GFMERAL FUND TOTAL	124-255 17.931 142.186	126,959 17,932 144,891
TOTAL ESTIMATED SOURCE OF FUNOS FOR PROGRAM SERVICES INSTRUCTION + FEOERAL FUNOS	798 + 851	804.051
PROGRAM SERVICES INSTRUCTION OTHER FUNDS GENERAL FUND TOTAL	538,464 23,40) 237,387 798.851	542,599 24,000 237,452 8,4, L 51
J7 ORIVER & SAFETY EDUCATION		
10 PERHANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 EBENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 COMPEPENCES AND NOPKSHOPS	23.136 J.551 3.654 2.314 1.330 W00 2.227	23,168 3,815 19; 2,317 1,3v, 45; 2,217
TOTAL	36,571	33,677
ESTIMATED SOURCE OF FUNDS FOR DRIVER & SAFETY EDUCATION 01 OTHER AGENCY FUNDS TOTAL	36,571 36,571	33*677 33*677
NB777 PAGE 162 041575	* FISCAL YEAR 1976 *1	FISCAL YEAR 1977 *
1. 16 EDUCATION 13 BOARD OF EDUCATION 18 HURSING SCHOLARSHIPS	(CONT.)	
2D CURRENT EXPENSES 50 OTHER PERSONAL SERVICES 62 BENEFITS 91 SCHOLARSHIP GRANTS	704 458 27 50,000	778 458 27 51.uCJ
TOTAL ESTIMATED SOURCE OF FUNOS FOR NURSING SCHOLARSHIPS GENERAL FUND TOTAL	51,189 51,189 51,189	51,263 51,263 51,263
39 WAR DRPHANS SCHOLARSHIPS		
90 GRANTS	3.700	3,706
TOTAL ESTIMATED SOURCE OF FUNDS FOR NAR ORPHANS SCHOLARSHIPS GENERAL FUND	3,700	3,7.0
TOTAL	3,740	3.7 .
10 FIRE SERVICE TRAINING 10 PERMANENT PERSONAL SERVICES	20+174	26.174
20 CURRENT EXPENSES 10 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 IM STATE TRAVEL 80 CUT OF STATE TRAVEL 90 INSTRUCTIONAL AIDS AND EQUIP 51 INSTRUCTIONAL EXPENSE	6.0cs 770 33.0u 1.9u8 1.4u0 450 3.u10 2.750	6.3u ú 3.67q 33.4u 6 3.4u 8 1.4u 4 450 3.3b 0
TOTAL	71,243	74,451
ESTIMATED SOURCE OF FUNDS FOR FIRE SERVICE TRAINING BI TRANSFER OF FUNDS FROM VOC ED GENERAL FUND TOTAL	15.621 35.622 71.243	37,225 37,226 74,451
11 MANPONER DELPHNT & TRAINING		
10 PERMANENT PERSONAL SERVICES 2.0 GUMPENT EXPENSES 3.0 EQUIPMENT 2.9 EMPETIS 7.0 IN STATE TRAVEL 8.0 DUT OF STATE TRAVEL	22,993 7,000 2,299 1,000 300	22,993 7,001 4,479 2,299 1,001
OC TENEFITS TO IN STATE TRAVEL SO DUT OF STATE TRAVEL SO PROJECTS & TRAINING FROGRAMS STAN SERVICE EDUCATION TO TRANSFER TO BUS MANAGEMENT	450,600 1.uGC 7.775	450.000 1.003 8.475

H8777 PAUE 161 141575	(CONT.)	• FISCAL YEAR 1	.976 • •	FISCAL YEAR 1977	
1. FUTACUTATUM C POOR 3 OF EDUCATION DRINIAGE 1 THMOUSE SHOOMAN 11	(CONT.)				
94 RECOVERABLE INDIRECT COOTS		1,530		1 • Su ü	
TOTAL			493,667		498.646
ESTIMATED SOURCE OF FUNOS FOR MANPONER DELPHAT & THAINING TO FEDERAL			193,867		148,646
89 FUITION	C •		300,000		350.0.0
OTHER PREVISIONS OF LAW NOTWITH REVENUE RECEIVED FROM TUITION'S OFPOSITED WITH THE STATE TREASS RESTRICTED REVENUE. IN ADOITIT APPROPRIATIONS THE MANDERS THE FAMILY CREEKE SHALL RECEIVE ANY FEOFFAL FINANCIAL OR OTHER AND THE COSTINATED REVENUES ARE NOT FROM EXPONENTIAL OF THE PROPRIATION OF THE REVENUE (EPROLITURES OF THIS APPROPRIATION REQUEED TO THE REVENUE (TUITION 12 PCS) ESCO ADM IS UPPORT	SHALL BE JARRA S THE TO THE ABOVE FELOPMENT AND TOP OISBURSCHENT AID MADE HINNI AS SIB. IF TOPE		433,867		49 6 ,646
1: PERMANEAT PERSONAL SERVICES 2L CURREN EXPENSES 2. CURREN PERSONAL SERVICES 20 CHRETTER 70 IN STATE TRAVEL 40 COT OF STATE TRAVEL 50. CRANTS TO POST SECONDARY INST 51. TRANSFER TO BUS NAMAGEMENT		27,980 16,500 57,743 6,176 3,500 2,530 96,181		28,270 17,40 64,768 6,362 3,500 2,500 92,160 14,420	
TOTAL			225 . 0 ú u	į.	225.6.0
ESTIMATED SOURCE OF FUNDS FOR POST SECO ADM & SUPPORT OF TRANSFER FROM VOCATIONAL TECH TOTAL			225.000 225.000		225.U.U 225,U.U
14 N H TECHNICAL INSTITUTE CONCORO 11 N H TECHNICAL INSTITUTE CONC					
10 PERMANENT PERSCHAL SERVICES 11 SALARY OF DIRECTOR 24 CURRENT EXPENSES 3 COUPMENT 5 OTHER PERSCHAL SERVICES 62 BENEFITS		927,024 20,662 231,355 5,000 16,00 93,655	235. 5.	662	
MB777 PAGE 164 341575		* FISCAL YEAR 1	976 **	FISCAL YEAR 1977	
1. 06 EDUCATION 3 BOARD OF EDUCATION 16 NO TECHNICAL INSTITUTE CONCORD 01 NO HOECHNICAL INSTITUTE CONC	(CONT.) (CONT.) (CONT.)				
7.) IN STATE TRAVEL 90 EVENING A SUMMER SCHOOL INST 91 EVENING A SUMMER SCHOOL ADV 92 PASIC FCONOMIC OPP GRANTS 93 NATIONAL ORECT STUDENT LOANS 95 NORK STUDY 97 NURSING SCHOLAPSHIPT 97 SUPPLEMENTAL ED OPP GRANTS 98 STATE SCHOLARSHIPS		3,500 10,000 10,000 30,000 30,000 9,000 12,000 10,000 10,000	1 125 2 30 9 12 10 18	300 300 300 300 300 300 300 300 300 300	
TOTAL		1,485.841		1,525,713	
ESTIMATED SOURCE OF FUNDS FOR N H TECHNICAL INSTITUTE CONC		17703441		1,323,113	
OU FEDERAL S BOARD OF FEVENING FEVENING THE SUMMER SCHOOL THE STEELANEOUS THE TUITION CEMERAL FUND TOTAL	**	71,000 1,000 102,000 3,000 266,000 1,040,641 1,455,841		71.000 1.000 127.000 3.000 264.000 1.055.713 1.525.713	
IN ADDITION TO THE ARCY APPPOP VOCATIONAL AND TEENNICAL TRASTIT RECEIVE FOR OISSUESHENT (11) AN CIAL OF OIMER AIC MADE AVAILABL GOVERNMENT AS AUTHORIZED BY OSA ANY ACTUAL EXCESS OWER THE CST INCOME OF THE VOCATIONAL AND TE INSTITUTES, EVENING SCHOOL, SUM DAY TUTTION PROVIDED, MONEYEE,	UTIONS SHALL IY FEDERAL FINAN-				

INSTITUTES, EVENING SCHOOL, SUMMER SCHOOL AND OAY TUITION PROVIDED, NOWEVER, THAT SUCH LISTITUTIONS MAY CISBURSE ANY SUCH CATEGORY EXCESS MITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION WITH THESE SERVICES FROM HIGH THE CACESS AROSE, EXCECPT FROM OAY TUITION WHICH SHALL BE USED IN CONNECTION WITH CORPEN DEPENTING EXPRESS.

AUTHORITY IS MERGEY CRANTED FOR THE N.M. TECHNICAL MISTITUTE TO CONTRACT AFTER COMPETITIVE TO CONTRACT AND THE PROVINCE OF THE N.M. STRUCTURE OF THE N.M. STRUCTURE

	HB777 PAGE 165 U41575	FISCAL YEA	P 1976 ** FTSC	AL YEAR 1977 *
1 1	06 FOUGATION (CONT.) 13 BOARD OF EDUCATION (CONT.) 14 N H TECHNICAL INSTITUTE CONCORD (CONT.)			
	SERVICE. 'S N H TECH COMC MOMENS DORMITORY			
	12 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	13.955	13,455 12, "J	
	30 EQUIPMENT SO OTHER PERSONAL SERVICES	4,040	2 2	
	62 DENEFITS 90 DEBT SEPVICE	1,513	1.513	
	TOTAL	۹٤ ،	163	90 + 56 A
	ESTIMATED SOUPCE OF FUNDS FOR N H TECH COME NOMENS OCRMITCHY 39 DORNITORY ROOM REVENUE TOTAL	96 v 96 v	183 183	90,568 90,568
	TOTAL		1.582.024	1,010,241
	ESTIMATED SOURCE OF FUNDS FOR N N TECHNICAL INSTITUTE CONCORD FEDERAL FUNDS		71,000	71 469.5ud
	FEDERAL FUYOS OTHER FUNDS GENERAL FUYO	100	476.183 1,640.841 1.582.024	469,500 1,,55,713 1,610,231
	TOTAL		1,700,4004	1,010,031
	THIS APPROPRIATION SWALL NOT HE FRANSFEPRED OF EXPENDED YOR ANY DIMFE PURPOSE. DESI SERVICE CHARGES FOR THE NOMEN'S CORMITORY SWALL BE FROM THIS SPECIAL FUND. SEPARATE COORS SWALL BE ESTABLISHED FOR THIS ACCOUNT AND EXCESS REVENUE SWALL BE NON-LAPSING. 15 NH VOCATIONAL INSTITUTES			
	1C PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	557.006 115.000	561,051 117,,00	
	3C EQUIPMENT SC OTMER PERSONAL SERVICES 62 BENEFITS	14,0JC 16,55U 56,669	117,.62 15,.00 17,630 57,128	
	70 IN STATE TRAVEL 86 OUT OF STATE TRAVEL 98 OUT OF STATE TRAVEL 91 NORESTHOV 91 NORESTHOV 92 SUPPLEMENTAL ED DPP GPANTS	3 • 5 • 9 40 0	3.530	
	90 EVENING & SUMMER INSTRUCTION 91 NORKSTUDY	25,030 0,000 1,000	25,330 8,000 1,500	
	93 BASIC EO OPPORTUNITY GPANTS 94 INDIRECT COST 95 NATIONAL DIRECT STUDENT LOANS	35 • d 0 0 50 9	40.16.	
	95 NATIONAL DIRECT STUDENT LOANS 98 STATE SCHOLARSHIPS	9+000 4+3u0	9.00L 4.500	
	NB777 PAGE 166 241575	FISCAL YE	R 1976 ** FISC	AL YEAR 1977
1.	16 EDUCATION (CONT.) 83 BOARD OF EDUCATION (CONT.) 15 M H VOCATIONAL INSTITUTES (CONT.) 11 M H VOC INST EERIN (CONT.)			
1.	03 BOARD OF EDUCATION (CONT.) 15 N H VOCATIONAL INSTITUTES (CONT.) 21 N H VOC INST BERLIN (CONT.) * TOTAL	845.	634	864+169
1.	03 BOARD OF EQUEATION (CONT.) 15 N H VOCATIONAL INSTITUTES (CONT.) 21 N H VOC INST BERLIN (CONT.) TOTAL ESTIHATED SOURCE OF FUNDS FOR N H VOC INST BERLIN			
1.	B3 BOARD OF EDUCATION (CONT.) IS NH VOCATIONAL INSTITUTES (CONT.) 12 NH VOC INST BERLIN (CONT.) TOTAL ESTIMATED SOURCE OF FUNDS FOR NH VOC INST BERLIN	53:	.063	58.50
1.	03 BOARO OF EDUCATION IS N H VOCATIONAL INSTITUTES CONT.] 10 N H VOC INST BERLIN TOTAL ESTIMATED SOURCE OF FUNDS FOR N H VOC INST BERLIN 00 FORMAN 80 CAFERIA 00 AGENCY INCOME 90 AGENCY INCOME 90 TUILITUM 90 TUILITUM	53. 23. 25.	003 690 006	58,50u 24,50J 25,0uJ 4,000 130,0u
1.	03 BOARD OF EQUEATION (CONT.) 15 N H VOCATIONAL INSTITUTES (CONT.) 21 N H VOC INST BERLIN (CONT.) TOTAL ESTIHATED SOURCE OF FUNDS FOR N H VOC INST BERLIN	53:	.00J .600 .00- .001 .000	58,50 u 24,503 25,uu
	US BOARO OF EQUEATION (CONT.) IS N + VOCATIONAL INSTITUTES (CONT.) IN N + VOC INST BERLIN (CONT.) **TOTAL **ESTIMATED SOURCE OF FUNDS FOR N M VOC INST BERLIN UD FEOREM. 66 CAFETERIA 67 EVENING L SUMMER SCHOOL 08 AGENCY INCOME 09 TUSTION 6FOREMAL FUND TOTAL	53. 23. 25. 4. 123. 617.	.00J .600 .00- .001 .000	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	03 BOARO OF EOUCATION IS N H VOCATIONAL INSTITUTES (CONT.) IS N H VOCINST BERLIN TOTAL CESTIMATED SOURCE OF FUNDS FOR N H VOC INST BERLIN OF FEDERAL 66 CAFFIERIA 67 EVENING L SUMMER SCHOOL 08 AGENCY INCOME 09 TUBITION GENERAL FUND TOTAL IN ADDITION TO THE ABOVE APPPOPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR OTSBURSEMENT (1) ANY FEDERAL FINAN- CIAL OR OTHER AID HADE AVAILABLE BY THE FEDERAL GOVERNHENT AS AUTHORIZED BY ASA 186-A79 AND (2) ANY ROTICAL EXCESS DIVER THE ESTIMATE IN THE INSTITUTES, EVENING SCHOOL, SUMPER SCHOOL AND OAY TUITION PROVIDED, HOMEVEN, THAT SUCH INSTITUTIONS HAVE OF SUMMER SCHOOL SUMPER SCHOOL AND OAY TUITION PROVIDED, HOMEVEN, THAT SUCH INSTITUTIONS HAV DISBURSE MAY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM HAITEN THE RESERVENCE SERVICES FROM DAY TUITION MICH SHALL BE USED IN CONNECTION MITH CURRENT OPERATING EXPENSES. 2 N H VOC INST EXPENSES 20 CUSPERNT EXPENSES	53. 25. 4. 12. 617. 845.	003 600 000 000 000 000 634 634	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	03 BOARO OF EOUCATION IS N H VOCATIONAL INSTITUTES (CONT.) IS N H VOC INST BERLIN TOTAL CESTIMATED SOURCE OF FUNDS FOR N H VOC INST BERLIN OF FEDERAL 66 CAFFIERIA 67 EVENING L SUMHER SCHOOL 08 AGENCY INCOME 09 TUBITION GENERAL FUND TOTAL IN ADDITION TO THE ABOVE APPPOPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR OTSBURSEMENT (1) ANY FEDERAL FINAN- CIAL OR OTHER AID HADE AVAILABLE BY THE FEDERAL GOVERNHENT AS AUBINORIZED BY 25A 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTIONS, BULLHORIZED BY ASA 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTION SEVENING SCHOOL, SUMPER SCHOOL AND OAY TUITION PROVIDED, HOMEVEP, THAT SUCH INSTITUTIONS ANY DISBURSE MY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE ABOVE ANY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE RECESS APOSE, EXCEPT FROM DAY TUITION METCH SHALL BET USED IN CONNECTION MITH CURRENT OPERATING EXPENSES. 2 N H VOC INSTITUTE SERVICES 30 EQUIPMENT SCOTHER PERSONAL SERVICES 30 EQUIPMENT 5 OTHER PERSONAL SERVICES	\$3. 23. 25. 4. 12. 617. 845. 371.320 67.000 5.100 26.031	453,646 77,660	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	03 BOARO OF EOUCATION IS N H VOCATIONAL INSTITUTES (CONT.) IS N H VOC INST BERLIN TOTAL CESTIMATED SOURCE OF FUNDS FOR N H VOC INST BERLIN OF FEDERAL 66 CAFFIERIA 67 EVENING L SUMHER SCHOOL 08 AGENCY INCOME 09 TUBITION GENERAL FUND TOTAL IN ADDITION TO THE ABOVE APPPOPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR OTSBURSEMENT (1) ANY FEDERAL FINAN- CIAL OR OTHER AID HADE AVAILABLE BY THE FEDERAL GOVERNHENT AS AUBINORIZED BY 25A 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTIONS, BULLHORIZED BY ASA 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTION SEVENING SCHOOL, SUMPER SCHOOL AND OAY TUITION PROVIDED, HOMEVEP, THAT SUCH INSTITUTIONS ANY DISBURSE MY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE ABOVE ANY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE RECESS APOSE, EXCEPT FROM DAY TUITION METCH SHALL BET USED IN CONNECTION MITH CURRENT OPERATING EXPENSES. 2 N H VOC INSTITUTE SERVICES 30 EQUIPMENT SCOTHER PERSONAL SERVICES 30 EQUIPMENT 5 OTHER PERSONAL SERVICES	53 25 25 26 123 67 845 371, 323 67,000 6,001 6,001 26,703 34,703	453,646 77,855 16,000 1	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	03 BOARO OF EOUCATION IS N H VOCATIONAL INSTITUTES (CONT.) IS N H VOC INST BERLIN TOTAL CESTIMATED SOURCE OF FUNDS FOR N H VOC INST BERLIN OF FEDERAL 66 CAFFIERIA 67 EVENING L SUMHER SCHOOL 08 AGENCY INCOME 09 TUBITION GENERAL FUND TOTAL IN ADDITION TO THE ABOVE APPPOPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR OTSBURSEMENT (1) ANY FEDERAL FINAN- CIAL OR OTHER AID HADE AVAILABLE BY THE FEDERAL GOVERNHENT AS AUBINORIZED BY 25A 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTIONS, BULLHORIZED BY ASA 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTION SEVENING SCHOOL, SUMPER SCHOOL AND OAY TUITION PROVIDED, HOMEVEP, THAT SUCH INSTITUTIONS ANY DISBURSE MY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE ABOVE ANY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE RECESS APOSE, EXCEPT FROM DAY TUITION METCH SHALL BET USED IN CONNECTION MITH CURRENT OPERATING EXPENSES. 2 N H VOC INSTITUTE SERVICES 30 EQUIPMENT SCOTHER PERSONAL SERVICES 30 EQUIPMENT 5 OTHER PERSONAL SERVICES	371, 323 67, 000 5, 000 5, 000 6, 000 5, 000 4, 200 4, 200	453,646 77,650 110 22.263 45.364 634	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	BUSINESS OF EQUATION (CONT.) IN N YOU INSTITUTES (CONT.) BO FOREAL BO FOREAL BO FOREAL BO AGENCY INCOME OF TUITION SENERAL FUND TOTAL IN ADDITION TO THE ABOVE APPOPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR DISBURSEMENT (1) ANY FEDERAL FINAN- CIAL OR OTHER ATO NATE WAILABLE BY THE FEDERAL GOVERNMENT AS AUTHORIZED BY 25A 188-479 AND (2) ANY ROTOLAL FUNDAMENT OF THE STIMATE IN THE INSTITUTES, EVENING SCHOOL, SUMMER SCHOOL AND DAY TUITION PROVICED, HOWEVEP, THAT SUCH INSTITUTIONS HAY DISBURSE BAY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FOOD WAILEN THE EXCESS ARDSE, EXCEPT FORM ADD CUMPENT OPERATING EXPENSES "2 N H YOU INSTITUTED SCHOOLS "2 THE YOUR SERVICES 20 CUMPENT EXPENSES 31 OTHER PERSONAL SERVICES 42 GRANTS - NOW STUDY 10 PERMANENT PERSONAL SERVICES 43 COURSENT EXPENSES 34 OTHER PERSONAL SERVICES 45 GREETITS 46 GREETITS 47 IN STATE TRAVEL 48 OUT OF STATE TRAVEL 49 OUT OF STATE TRAVEL 40 OUT OF STATE TRAVEL 40 OUT OF STATE TRAVEL 40 OUT OF DEPORTURITY GRANTS	53. 23. 23. 25. 25. 123. 26.7. 28.5. 26.7. 200 26.011 34.703 4.500 25. 25. 25. 25. 25. 25. 25. 25. 25. 25.	453,646 77,860 10,100 10,00 10	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	03 BOARO OF EOUCATION IS N H VOCATIONAL INSTITUTES (CONT.) IS N H VOC INST BERLIN TOTAL CESTIMATED SOURCE OF FUNDS FOR N H VOC INST BERLIN OF FEDERAL 66 CAFFIERIA 67 EVENING L SUMHER SCHOOL 08 AGENCY INCOME 09 TUBITION GENERAL FUND TOTAL IN ADDITION TO THE ABOVE APPPOPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR OTSBURSEMENT (1) ANY FEDERAL FINAN- CIAL OR OTHER AID HADE AVAILABLE BY THE FEDERAL GOVERNHENT AS AUBINORIZED BY 25A 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTIONS, BULLHORIZED BY ASA 186-37 AUM (2) ANY ROTIONAL EXCESS OVER THE ESTIMATE IN THE INSTITUTION SEVENING SCHOOL, SUMPER SCHOOL AND OAY TUITION PROVIDED, HOMEVEP, THAT SUCH INSTITUTIONS ANY DISBURSE MY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE ABOVE ANY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CONNECTION MITH THESE SERVICES FORM NATION THE RECESS APOSE, EXCEPT FROM DAY TUITION METCH SHALL BET USED IN CONNECTION MITH CURRENT OPERATING EXPENSES. 2 N H VOC INSTITUTE SERVICES 30 EQUIPMENT SCOTHER PERSONAL SERVICES 30 EQUIPMENT 5 OTHER PERSONAL SERVICES	53, 25, 25, 25, 26, 27, 20, 20, 20, 20, 20, 20, 20, 20, 20, 20	453,646 77,650 110 22.263 45.364 634	56.50 u 24.503 25.003 4.000 130.00 u 618.169
	BUSINESS OF SOURCE OF FUNDS FOR HOUSE STATE OF SOURCE OF STATE OF SOURCE OF STATE OF SOURCE OF STATE OF SOURCE	\$3. 23. 23. 25. 25. 12.3 26. 7. 20. 26. 20. 26. 27. 20. 26. 25. 25. 26. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 26. 27. 27. 27. 27. 27. 27. 27. 27. 27. 27	453,646 77.666 634 453,646 77.666 100 2263 4264 4260 2.550 4264 9000 4500	56.50 u 24.503 25.003 4.000 130.00 u 618.169

HR77: 2455 167 041576	* FISCAL YEAR 1976	FISCAL YEAR 1977
. B. EDUCATION (CONT.) 13 00APT OF LOURATION (CONT.) 15 NH VOCATIONAL INSTITUTES (CONT.) 12 NH VOC 1951 (LAKENONT (CONT.)		
ESTIMATE) JOURCE OF FUNDS FOR N H VOCTIVET TLABFHUNT OF FORFAL JF FVENING & SUMMER BONDOL MATERICLATION OF MY SOLLLATION OF MY SOLL FOUND FOR SOLL FOUND FO	26,376 52,400 1,114 102,000 415,410	26.464 60.006 1.000 132.000 491.243 710.707
IN ADDITION TO THE ABOVE APPROPRIATIONS THE VOCATIONAL PAO TECHNICAL INSTITUTIONS SHALL RECFIVE FOR OTSBURSTEMEN ILD AMY FECHAL FINANCIAL OF OTHER ATO MADE AVAILABLE BY THE FEORAL COVERNEMY AS AUTHORIZED MY SAL 1884—874 AND 121 ANY ACCUMENTATION OF THE STIMITE IN THE INCOME. SELVENING SCHOOL, CHURE SCHOOL AND OAY TUITION PROVIDED, HOMEVEN, THAT SUCH INSTITUTIONS HAVE OF SHAND ANY OSBURSE ANY SUCH CATEGORY EXCESS WITH THE APPROVAL OF THE GOVERNOR AND COUNCIL ONLY IN CENTER OF THE STIMIT SERVICES FROM WHICH THE EXCESS APPOSE, EXCEPT FROM OAY TUITION WHICH SHALL BE USED IN CONNECTION WITH TUBES ERVICES.		
LJ PERMUENT PERSONAL SERVICES 10 EDUTPMENT 10 EDUTPMENT 10 EDUTPMENT 10 THE PERSONAL SERVICES 10 THE PERSONAL SERVICES 10 THE PERSONAL SERVICES 10 THE PERSONAL SERVICES 10 THE TERMEL 10 OUT OF STATE TRAVEL 10 OUT OF STATE TRAVEL 10 EVENTAL SUMMER INSTRUCTION 11 GRANTS - NORK STUDOT 12 BASIC DE OPPTY OPANTS 13 SUPPLENNIAL EC OPPTY GRANTS 14 INDIRECT COST 15 NATIONAL STRUCKTUSENT LOANS 15 STATE SENDLERSHIPS	387,535 56,000 15,000 5,902 38,057 2,030 240 4,333 8,303 1,000 1,000 4,500	389.666 69.000 7.5.00 5.902 37.169 2.000 2.00 46.300 6.300 1.100 35.000 1.105 9.466
TOTAL	599,863	615,602
ESTIMATED SOURCE OF FUNOS FOF N N VOC INST LACONTA 6 FECEVAL 35 VENOTING 07 FURNING L SUMMER SCHOOL	38,669 150 42,000	53,685 150 46,000
H8777 PAUE 168 ^41574	• FISCAL YEAR 1976	** FISCAL YEAR 1977
L. 16 EDUCATION (CONT.) '1 BOARO OF EDUCATION (CONT.) 55 NH VOCATIONAL INSTITUTES (CONT.) 73 NH VOC INST LACONTA (CONT.)		
ON MISCELLANEOUS UNDERFAL FUND TOTAL	350 92+300 425+594 599+863	350 99,000 416,417 615,602
IN ADDITION TO THE ABOVE APPROPRIATIONS THE VOCATIONAL AND TECHNICAL INSTITUTIONS SHALL RECEIVE FOR DISSUSSEMENT IT! ANY FEDERAL FINANCIAL OR OTHER ALC MADE AVAILABLE BY THE FEDERAL GOVERNMENT AS AUTHORIZED OY 725 188-79 AND (2) ANY ACTUAL EXCESS OVER THE ESTITIATE IN THE INCOME OF THE VOCATIONAL AND TECHNICATION OF THE VOCATIONAL ON TECHNICATION OF THE VOCATIONAL ON THE VOCATIONAL ON THE VOCATION OF THE VOCATI		
IN PERMANENT PERSONAL SERVICES TO CUMENT TAPENSES TO FOULTHEN TO THE PERSONAL SERVICES SO THERE PERSONAL SERVICES SO THERE PERSONAL SERVICES TO THE PERSONAL SERVICES AND OUT OF STATE TRAVEL AND THE TRAVEL TO THE TRAVEL AND THE TRAVEL TH	495,513 90,000 20,000 7,633 45,996 1,400 0,000 16,100 2,000 435 9,130 5,000 711,614	457,833 95,800 10,300 7,200 46,224 1,400 56,100 9,600 16,300 3,000 444 9,300 6,400
TOTAL ESTIMATED SOURCE OF FUNDS FOR	144174	
ESTINATED SOURCE OF FUNCS FOR N H VOC INST HANCHESTER OF FORENCE & SUMMER SCHOOL OA HISCILLANEOUS OF TUITION GENERAL FUND TOTAL	35,405 50,000 131,800 491,309 711,014	38,044 56,000 500 131,800 491,837 718,181

	HB777 PAGE 169 041575		FISCAL YEAR 1975	** FISCAL YEAR 1977 +	
0.3	E COUCATION BOARO OF EDUCATION N N YOCATIONAL INSTITUTES	(CONT.) (CONT.)			
ņ	IN ADDITION TO THE ABOUF APPOPR, VOCATIONAL AND TECHNICAL INSTITUT RECEIVE FOR DISSUREMENT (1) ANY CIAL OR CITER AID HADE AVAILABLE GOVERNENT AS AUTHORIZED BY 1-SA : ANY ACTUAL EXCESS OVER THE CITE INSTITUTES, EVENING SCHOOL, SUMM OAY TUITION PROVIDED, HOWEVER, IT MESTITUTIONS HAY DISBURSE ANY SU EXCESS WITH THE APPROVAL OF THE COUNCIL ONLY IN CONNECTION HITM FROM WHICH THE EXCESS ARDSE, EXC. TUITION MATCH SHALL BE USED IN COURSENT OF THE CURRENT OFFERTING EXPENSES. N H VOC THST HASHUA	INICATE SCHOOL AND CATALOGY SCHOOL AND CATALOGY SCHOOL AND CATALOGY SERVICES PT FROM CATALOGY SCHOOL AND C			
	10 PERMANENT PERSONAL SERVICES 20 CUMPRENT EXPENSES 30 COUPPENT SO OTHER PERSONAL SERVICES 62 BENEFITS 77 EN STATE TRAVEL 80 OUT OF STATE TRAVEL 91 EVENING & SUMMER SCHOOL 91 CRANTS - NORK STUDY 92 BASIC CO OPTY CRANTS 93 INDIRECT COSTS 94 MATIONAL OTRECT STUDENT LOAMS 95 STATE SCHOLARSHIPS	7 1 4 1	1.00 2 8.000 3.000 5.000 5.000 250 7.301 6.400 5.00 134 9.00 2.60	444,346 80.000 12,326 15,350 45,372 1,566 52,330 8,330 2.,30 148 9,60 3,600	
	TOTAL		619,952	691.210	
	ESTIMATEO SOURCE OF FUNDS FOR N N YOU THIS NASHUA OF FEDERAL OF FUNDS FOR N TO FUND OF THE SCHOOL OF THE SCH	•	3.,534 47,663 1,036 138,046 403,416 615,952	37,146 52,460 1,460 154,460 451,62 691,210	
	HB777 PAGE 170 341575	* • •	FISCAL YEAP 1970	** FISCAL YEAR 1977 -	•
7.	HB777 PAGE 170 241575 5 COUCATION 5 BOARD OF COUCATION 5 N H VOCATIONAL INSTITUTES	(CONT.) (CONT.) (CONT.)	FISCAL YEA© 197o	** FISCAL YEAR 1977 -	
15	5 EOUCATION 3 BOARO OF EOUCATION	(CONT.) (CONT.) IATIONS THE IIONS SHALL FEOGRAL FINAN- BY THE FEOGRAL ISB-4-9 AND (2) ATE IN THE HINTER ER SCHOOL AND HAT SUCH OUSERMORN DOVER	FISCAL YEA® 1970	** FISCAL YEAR 1977 -	
15	G COUCATION 3 BOARD OF COUCATION 5 N H VOCATIONAL INSTITUTES IN ADDITION TO THE ABOVE APPROPR WOCATIONAL AND TECHNICAL INSTITUTES WOCATIONAL AND TECHNICAL INSTITUTE RECEIVE FOR DISSUPPREMENT HIS LAW CIAL OR OTHER AID MADE AVAILABLE GOVERNMENT AS AUTHORIZED BY SAS ANY ACTUAL EXCESS OVER THE ESTIM THOOME OF THE VOCATIONAL AND TEC INSTITUTES, EVENING SCHOOL, SUMM DAY TUITION PROVIDED, MOMERCE, IL EXCESS WITH THE APPROVAL OF THE COUNCIL OMLY IN CONNECTION NITH FROM MHICH THE EXCESS AROSE, EXC TUITION MHICH THE EXCESS AROSE, EXC TUITION MHICH THE EXCESS AROSE, EXC TUITION MHICH THALL BE USED IN CURRENT OPERATION EXPENSES. SO IN HOS PORTSMOUTH 10 PERRANEUT PERSONAL SERVICES 20 CUMPENT EXPENSES 30 COUPPENT 30 OTHER PERSONAL SERVICES 62 BEREFITS 70 IN STATE TRAVEL 80 CEVENING IS SUMHER INSTRUCTION 92 EVENING IS SUMHER INSTRUCTION 93 EVENING IS SUMHER INSTRUCTION 94 SHALL OF SUMHER INSTRUCTION 94 SHALL OF SUMHER INSTRUCTION 94 SHALL OF SUMHER INSTRUCTION 95 OFFICE AND STATE TRAVEL 96 OVENING IS SUMHER INSTRUCTION 96 EVENING IS SUMHER INSTRUCTION 97 OFFICE AND STATE TRAVEL 97 OFFICE AND SHALL OFFICE A	(CONT.) (CONT.) (CONT.) IATIOMS THE TIOMS SHALL FEOCRAL FINAM- BY THE FEOCRAL ISBA-79 AND (2) ATE IN THE HINTER HINTER COVERNOR AND THESE SERVICES EPT FROM DAY OWNECTION MITH	.7, 34 1 .3, 35 0 .2, 00 0 .9, 49 0 .2, 67 4 .2, 63 3 .5, 63	316.607 62.140 6.306 2.465 33.056 1.4.1 25.1 2.5.1 24.66	
15	G COUCATION 3 BOARD OF COUCATION 5 N H YOCATIONAL INSTITUTES IN ADDITION TO THE ABOVE APPROPR WOCATIONAL AND TECHNICAL INSTITUTE RECEIVE FOR DISSURGEMENT 11) AND CIAL OR OTHER AID MADE AVAILABLE GOVERNMENT AS AUTHORIZED BY WES ANY ACTUAL EXCESS OVER THE ESTIM INCOME OF THE VOCATIONAL AND TEC DAY TULTION PROVIDED. MOMEVER, I INSTITUTIONS NAT DISBURSE AND INTERPRETATION NITH FROM HITCH THE EXCESS ANDSE, EXC TUTTION METICS HALL BE USED IN 5 N H YOC PORISMOUTH 10 PERMANENT PERSONAL SERVICES 20 CUMPENT 20 CUMPENT EXPENSES 30 COUPPENT 30 OTHER PERSONAL SERVICES 30 OTHER PERSONAL SERVICES 30 OTHER PERSONAL SERVICES 40 CUMPENT EXPENSES 50 OTHER PERSONAL SERVICES 60 OT	(CONT.) (CONT.) (CONT.) IATIONS THE TIONS SHALL FEGERAL 188-4"9 AND (2) HILLIAN HILLI	7, 341 3, 350 2, 000 2, 000 3, 407 4, 400 250 15, 631 6, 400 6, 30, 525 3, 31 2, 600	316.607 62.300 6.306 23.465 33.465 33.465 250 1.5	
15	G COUCATION 3 BOARD OF COUCATION 5 N H YOCATIONAL INSTITUTES IN ADDITION TO THE ABOVE APPROPR WOCATIONAL AND TECHNICAL INSTITUTES IN ADDITION TO THE ABOVE APPROPR WOCATIONAL AND TECHNICAL INSTITUTE RECEIVE FOR DISSURGEMENT 13) ANY CITAL OR OTHER AID MADE AVAILABLE GOVERNMENT AS AUTHORIZED BY WAS ANY ACTUAL EXCESS OVER THE ESTIM THOOMED OF THE YOUGH INDIVIDED BY THE STITUTION FOR THE STIM THE STITUTION FOR THE STIM THE STITUTION FOR TO ISBURSE AND THE STIM EXCESS WITH THE APPROVAL OF THE COUNCEL OMEY THE SECSS AROSE, EXC TUTTION WHITCH THE EXCESS AROSE, EXC TUTTION WHITCH THE EXCESS AROSE, EXC TUTTION HOTHOR HALL BE USED TO THE THE STIM TO CURRENT OPERATING EXPENSES. S N H YOO FORTSMOUTH 10 PERMANENT PERSONAL SERVICES 20 CURPENT EXPENSES 30 COUPPENT 30 OTHER PERSONAL SERVICES 62 SERVETTS 63 OTHER PERSONAL SERVICES 64 OUT OF STATE TRAVEL 66 US OF STATE TRAVEL 67 OUT OF STATE TRAVEL 68 OUT OF STATE TRAVEL 69 EVENING & SUMHER THISTBUCTION 91 CRAINS MORK STUDY 92 BASIC ED OPPTY GRANTS 94 MAITOMAL DIRECT STUDENT LOANS 95 STATE SCHOLARSHIPS	(CONT.) (CONT.) (CONT.) IATIONS THE TIONS SHALL FEGERAL 188-4"9 AND (2) HILLIAN HILLI	7, 34, 4 0, 2, 60 0, 4, 60 0, 4, 90 1,	316,607 66,000 6,466 2,465 33,958 1,4,1 25,0 1.5,,1,0 8,4,0 24,27 9,000	
15	G COUCATION S TOURS OF COUCATI	(CONT.) (CONT.) (CONT.) IATIONS THE TIONS SHALL FEGERAL 188-4"9 AND (2) HILLIAN HILLI	7,341 3,360 3,490 22,674 1,400 250 5,610 6,400 6,400 6,400 6,560 576,580	316.607 62.300 62.465 33.958 1.4.1 250 1.5.1.1 24.46 24.46 9.17 9.17 2.616	
15	G COUCATION S OARO OF COUCATION TO ANO OF COUCATION IN A MOCATIONAL INSTITUTES IN A MOCATIONAL INSTITUTES IN ACCITIONAL AND TECHNICAL INSTITUTE RECEIVE FOR DISSURGEMENT IS IN AVIOLATIONAL AND TECHNICAL INSTITUTE RECEIVE FOR DISSURGEMENT IS IN AVIOLATIONAL AND TECHNICAL INSTITUTION AND TECHNICAL AND TECHNICAL AND TECHNICAL INSTITUTION PROVIDED. MOMEVER, IN A STATE OF THE ESTIMATION OF THE COUNCIL ONLY IN THE COUNCIL ONLY IN THE COUNCIL ONLY IN CONNECTION NITH FROM WHICH THE EXCESS ANDS. EXC TUTION MHICH SHALL BE USED IN CORRECT OPERATING EXPENSES. IN HOCOMORDISHOUTH 10 PERMANENT PERSONAL SERVICES 20 CUMPENT SERSONAL SERVICES 21 TOTAL ESTIMATED SOURCE OF FUNOS FOR NOT WHEN SERVICES CONTROL SERV	(CONT.) (CONT.) (CONT.) IATIONS THE TIONS SYALL FEOGRAL FINAN- BY THE FEOGRAL ISB-4-9 AND (2) ATE IN THE WHITCAL ER SCHOOL AND WHAT SLED ONCERNOR HO OUTERNOR HO OUTERNOR HO ONTE OUTERNOR HO OUTER	77,341 3,350 2,000 2,000 3,400 4,400 2,400 250 550 550 576,580 35,625 95,000 16,000	316,607 62,300 6,306 2,465 33,956 1,5,1,6 6,4,,2 24,7 9,30 2,64 505,327	
15	S COUCATION 3 BOARD OF COUCATION 5 N H VOCATIONAL INSTITUTES IN ADDITION TO THE ABOVE APPROPR WOCATIONAL AND TECHNICAL INSTITUTES IN ADDITION TO THE ABOVE APPROPR WOCATIONAL AND TECHNICAL INSTITUTES WOCATIONAL AND TECHNICAL INSTITUTE RECEIVE FOR DISSUPERSENT HIS LAW CIAL OR OTHER AID MADE AVAILABLE GOVERNMENT AS AUTHORIZED BY SAS ANY ACTUAL EXCESS OVER THE ESTIM HOCOUNCIL OF THE VOCATIONAL AND TEC INSTITUTES, EVENING SCHOOL, SUMM OUT TUITION PROVIDED HOMEVEN, OUT HOUSE OF THE WOOL OF THE COUNCIL ONLY IN CONNECTION NITH FROM HHIGH THE EXCESS AROSE, EXC TUITION MHICH THE EXCESS AROSE, EXC TUITION MHICH THE EXCESS AROSE, EXC TUITION HOLD SHALL BE USED IN C CURRENT OPERATING EXPENSES. S N H VOC PORTSHOUTH 10 FOR THE THENSES 30 COUPPRENT 50 OTHER PERSONAL SERVICES 62 BENEFITS 70 OTHER PERSONAL SERVICES 62 BENEFITS 70 THE STATE TRAVEL 60 CUT OF STATE TRAVEL 60 CUT OF STATE TRAVEL 61 CUT OF STATE TRAVEL 62 OUTPRENT 63 LINGERCE TO STATE 64 MATIONAL DIRECT STUDENT LOAMS 95 STATE SCHOLARSHIPS TOTAL ESTIMATED SOURCE OF FUNOS FOR N H VOC POSTSHOUTH 10 FERSONAL IS SUMMER SCHOOL	(CONT.) (CONT.) (CONT.) IATIONS THE TIONS SYALL FEOGRAL FINAN- BY THE FEOGRAL ISB-4-9 AND (2) ATE IN THE WHITCAL ER SCHOOL AND WHAT SLED ONCERNOR HO OUTERNOR HO OUTERNOR HO ONTE OUTERNOR HO OUTER	77, 341 33,350 2,000 9,490 12,874 1,400 12,874 1,400 10,00 10,00 10,00 12,874 135,625 9,333 35,625 95,000	316.607 62.340 6.366 2.465 33.058 1.4.1 25.1 6.4.66 2.47 9.33 585.327	

48777 FAUE 171 041575		• FISC	AL YEAR 1976	- ** FISCAL	YEAR 1977	
L. 6 FOUCATION 3 GOARD OF EUUCATION 15 " YOCATIONAL INSTITUTES	(CONT.)					!
TOTAL	(CONT.)		3,949,5	123		4,183,896
ESTIMATED SOUPCE OF FUNDS FOP IF VOCATIONAL INSTITUTES FEOFRAL FUNDS OTHER FUNDS GENERAL FUND TOTAL			219.6 1.602.9 2.727.6 3.949.5	60 9 90 0		249,488 1,093,4,, 2,838,608 4,180,896
IN ADDITION TO THE AROVE APPROP VOCATIONAL AND TECHNICAL INSTIT RECEIVE FOR OTSOURSEMENT (1) AN FINANCIAL OR OTHER ATO MADE AND FEDERAL GOVERNMENT AS AUTHORIZE AND (2) ANY ACTUAL EXCESS OVER THE INCOME OF THE VOCATIONAL AN INSTITUTES EVENING SCHOOL SWIP INSTITUTIONS HAV CISBURSE ANY S EXCESS WITH THE APPROVAL OF THE OFFICE OF THE VOCATION OF THE COUNTY OF THE PROPERTY OF THE PROPERTY OF THE COUNTY OF THE PROPERTY OF THE PROPERTY OF THE COUNTY OF THE PROPERTY OF TH	RIATIONS THE UTIONS SHALL Y FEDERAL ILABLE BY THE O BY RSA 185-A*9 THE FSTIMATE IN O TECHNICAL ER SCHOOL AND UCH CALEGORY GOVERNOR AND THESE SERVICES CEPT FOR QAY CONMECTION WITH					
1 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 SUPPLEMENTS 42 SEVERITS 42 SEVERITS 43 OUT OF STATE TRAVEL 44 OUT OF STATE TRAVEL 45 OUT OF STATE TRAVEL 46 OUT OF STATE SERVICES 47 PROCESSIONALS SERVICES 48 PROCESSIONALS SERVICES 49 PROCESSIONALS SERVICES 40 OUT OF STATE STANDAROS COMP	0	187,047 15,106 1,965 40J 16,792 3,00J 1,500 6,0U 28,000		189,115 15,838 1,715 460 16,899 3,006 1,900 6,000		
TOTAL ESTIMATED SOURCE OF FUNOS FOR ED OF EOUG ADMINISTRATIVE SERV GENERAL FUNO TOTAL			251,410 251,410 251,410		254.467 254.467 254.467	
DZ ESEA 5						
10 PERMANENT PERSONAL SERVICES 2° CURRENT EXPENSES 36 EQUIPMENT 62 BENEFITS 70 IN-STATE TRAVEL 60 OUT OF STATE TRAVEL		90.782 20.693 2.560 9.078 2.300 993		92,959 20.023 150 9,296 2,300 990		
HB777 PAGE 172 041575		• FISC	CAL YEAR 1976	- ** FISCAL	YEAR 1977	
1. 76 EQUCATION 3 BOARD OF EQUCATION 16 ADMINISTRATIVE SERVICES 12 ESFA 5	(CONT.) (CONT.) (CONT.)					
90 PROF STIS CONF 95 DATA PROCESSING SERVICES (0) 99 PECOVERABLE INDIRECT COST	0	50 0 1 0 • 00 0 2 • 97 7		500 10,000 2,883		
TOTAL			139.880		139.101	
ESTIMATED SOURCE OF FUNOS FOR ESEA'S CE FEDERAL FUNOS GENERAL FUND TOTAL	r		122,712 17,168 139,880		121,242 17,859 139,101	
4 PROGRAM INFORMATION	1					
10 PERHANGNI PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 73 IN-STATE TRAVEL 80 OUT OF STATE TRAVEL		18.847 5.119 1.885 550 6J0		19,741 6.035 1.974 600 650		
TOTAL			27,001		29.000	
ESTIMATED SOURCE OF FUNDS FOR PROGRAM INFORMATION 31 OTHER AGENCY FUNDS					20. 45.	
31 OTHER AGENCY FUNOS General funo Total			27.000 l 27.001		29,000	
15 SCHOOL VOLUNTEER PROGRAMS						
9C CONTRACTED SERVICES		17.500		17,500		
TOTAL ESTIMATED SOURCE OF FUNDS FOR SCHOOL VOLUNTEER PROGRAMS GENERAL FUND TOTAL			17,500 17,500 17,500		17.500 17.500 17.500	
TOTAL			435。	791		440.068
ESTIMATED SOURCE OF FUNDS FOR ADMINISTRATIVE SERVICES FEDERAL FUNDS			122.	.712		121.242
DIMER FUNDS GENERAL FUND TOTAL			27, 286, 435,	000		29,000 289,026 440,068

HB777 PAGE 173 041575	(CONT.)	• FISCAL	YEAR 1976 *	· FISCAL	YEAR 1977	
1.06 EDUCATION 13 BOARD OF EDUCATION 17 PROGRAM SER VOC TECHNICAL	(CONT.)					
10 PERMANENT PERSONAL SERVICES 22 CURRENT EXPENSES 25 AREA VOCATIONAL SCHOOLS 22 PRE SERVICE TRAINING 22 PRE SERVICE TRAINING 24 EPOA GRANTS 29 PROGRAM GRANTS 30 EQUIPMENT 50 (THER PERSONAL SERVICES 42 ENEFITS 70 IN STATE TRAVEL 30 FIRE SERVICE TRAINING 30 FIRE SERVICE TRAINING 30 FIRE SERVICE TRAINING 31 PROGRAM SERVICES INSTRUCTION 32 PROGRAM SERVICES INSTRUCTION 34 ADMINISTRATION SERVICES 38 BUSINESS ADMINISTRATION 39 IN SERVICE, STATE & LOCAL 37 PROGRAM SERVICES 39 FOR OCCUPY LINFO 39 RECOVERABLE INDIRECT COSTS		2, 3	v3.457 ***,007 5 ***,000 5 5 7 100 100 100 100 100 100 100	1	344,672 47,060 25,300 6,000 6,000 25,000 35,000 36,076 36,07 37,300 37,200 27,200 28,000 24,000 17,250 20,000 10,300 17,250	2,565,149
TOTAL			2,576,423			542004141
ESTIMATEO SOURCE OF FUNOS FOR PROGRAM SER VOC TECHNICAL 30 FEORMAL GEMERAL FUND TOTAL			2,159,066 416,967 2,576,053			2.156.811 421.336 2.580.149
16 SCHOOL NUTRITION 11 SCHOOL NUTRITION						
10 PERHANENT PERSONAL SERVICES 28 CURRENT EXPENSES 50 BENEFITS 70 IN STATE TRAVEL 60 DUT OF STATE TRAVEL 90 SCHOOL LUNGH SPECIAL ASST 91 SCHOOL LUNGH SPECIAL ASST 92 SCHOOL HUNGH 42 SCHOOL BUNGH 54 NON-FOOD ASSISTANCE 95 SCHOOL BREAKFAST 97 SUMHER CAMP		25.039 1.209 2.504 2.737 4.56 1.548.530 2.031.416 662.428 93.711 110.00 210.363		25.039 1.200 2.504 2.674 4.01 1.704.013 2.243.067 693.138 93.896 120.300 210.000		
TOTAL		4 , 6	67,965	,	5.096.131	
ESTIMATEO SOURCE OF FUNDS FOR SCHOOL NUTRITION 03 FEDERAL GENERAL FUNO		4 • 2 3	95,005 92,960		4,663,233 432,898	
MB777 PAGE 174 041575		* FISCAL	YEAR 1976	· FISCAL	YEAR 1977	
1. 16 EQUCATION 03 BOARO OF EQUCATION 10 SCHOOL HUTRITION 11 SCHOOL HUTRITION	(CONT.) (CONT.) (CONT.)	FISCAL	YEAR 1976 1			
La '6 EQUCATION 03 GOARO OF EQUCATION 03 SCHOOL NUTRITION 01 SCHOOL NUTRITION TOTAL	(CONT.)		YEAR 1976 '		YEAR 1977 5,696.131	
1. 16 EQUCATION 03 BOARO OF EQUCATION 10 SCHOOL HUTRITION 11 SCHOOL HUTRITION	(CONT.)		:07,965		5,696,131	
L. 16 EQUCATION 0.3 BOARO OF EQUCATION 10 SCHOOL NUTRITION 31 SCHOOL NUTRITION TOTAL 02 ESEA 5 10 PERNANEHT PERSONAL SERVICES 20 CURRENT EAPENSES 62 BENEFITS 74 IN STITE TRAVEL 60 OUT OF STATE TRAVEL 99 RECOVERABLE INDURECT COST	(CONT.)	13,946 1,326 1,395 1,167 426		14.711 1.392 1.471 1.225 4-1		
14 '6 EQUCATION 03 BOARO OF EQUCATION 10 SCHOOL NUTRITION 31 SCHOOL NUTRITION TOTAL 02 ESEA 5 10 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 74 IN STATE TRAVEL 99 RECOVERABLE INDIRECT COST	(CONT.)	13,946 1,326 1,395 1,167 426	:07,965	14.711 1.392 1.471 1.225 4-1	5,696,131	
La 16 EQUCATION 0.3 BOARO OF EQUCATION 10 SCHOOL, NUTRITION 31 SCHOOL, NUTRITION TOTAL 02 ESEA 5 10 PERHAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 74 IN STATE TRAVEL 99 RECOVERABLE INDIRECT COST TOTAL ESTIMATED SOURCE OF FUNOS FOR ESEA 5 00 FEDERAL FUNOS TOTAL 13 STATE ADMINISTRATIVE EXPENSE	(CONT.)	13,946 1,326 1,395 1,167 426 490	16,744	14,711 1,392 1,471 1,225 441 503	5,696,131 19,743	
La '6 EQUCATION 0.3 BOARO OF EQUCATION 10 SCHOOL, NUTRITION 31 SCHOOL, NUTRITION TOTAL 02 ESEA 5 10 PERHAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 74 IN STATE TRAVEL 99 RECOVERABLE INDIRECT COST TOTAL ESTIMATED SOURCE OF FUNOS FOR ESSEA 5 10 FEDERAL FUNOS 10 TOTAL	(CONT.)	13,946 1,326 1,395 1,167 426	16,744	14.711 1.392 1.471 1.225 4-1	5,696,131 19,743	
L. 16 EQUCATION 0.3 BOARO OF EQUCATION 10 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 12 CESEA 5 10 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 SHEFFITS 72 IN STATE TRAVEL 90 RECOVERABLE INDIRECT COST 10 TOTAL ESTIMATEO SOURCE OF FUNOS FOR ESEA 5 10 PERNAMENT PERSONAL SERVICES 10 PERNAMENT PERSONAL SERVICES 11 PERNAMENT PERSONAL SERVICES 12 CURRENT EXPENSES 13 STATE ADMINISTRATIVE EXPENSE 14 PERNAMENT PERSONAL SERVICES 15 PERNAMENT PERSONAL SERVICES 16 DERRETIS 17 IN-STATE TRAVEL 18 DESTATE TRAVEL 19 OUTER PROCESSING EXPENSE	(CONT.) (CONT.)	31,946 1,326 1,395 1,426 490 31,910 10,904 3,901 1,900 6,375	16,744	14,711 1,392 1,491 1,225 1,225 1,225 503 33,423 1,434 1,434 1,434 1,434 1,434 1,434 1,434 1,434	5,696,131 19,743	
L. 16 EQUCATION 0.3 BOARO OF EQUCATION 10 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 12 C SSEA 5 10 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 SHEFFITS 70 IN STATE TRAVEL 99 RECOVERABLE INDIRECT COST 10 TOTAL ESTIMATEO SOURCE OF FUNOS FOR ESEA 5 00 FEDERAL FUNOS 10 FEDERAL FUNOS 13 STATE ADMINISTRATIVE EXPENSE 16 PERNAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 SHERFITS 71 IN-STATE TRAVEL 95 OUTA PROCESSING EXPENSE 95 RECOVERABLE INDIRECT COST	(CONT.) (CONT.)	31,946 1,326 1,395 1,426 490 31,910 10,904 3,901 1,900 6,375	16.744 18.744 18.744	14,711 1,392 1,491 1,225 1,225 1,225 503 33,423 1,434 1,434 1,434 1,434 1,434 1,434 1,434 1,434	19,743 19,743	
L. 16 EQUCATION 0.3 BOARO OF EQUCATION 10 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 11 SCHOOL NUTRITION 12 ESEA 5 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 62 BENEFITS 76 IN STATE TRAVEL 16 DUI 10 STATE TRAVEL 16 DUI 10 STATE TRAVEL 17 OTAL 18 ESTIMATEO SOURCE OF FUNOS FOR 20 CURRENT EXPENSES 20 CURRENT EXPENSES 20 ENERFITS 77 IN-STATE TRAVEL 18 OUT 10 STATE TRAVEL 18 OUT 10 STATE TRAVEL 18 OUT 10 STATE TRAVEL 20 STATE SOURCESSIMO EXPENSE 20 RECOVERBLE INDIRECT COST 10 TAL 21 ESTIMATED SOURCE OF FUNOS FOR 3 TATE AONINISTRATIVE EXPENSE 20 FEORERS FUNOS FOR 3 TATE AONINISTRATIVE EXPENSE 20 FEORERS FUNOS 3 TOTAL 4 ESTIMATED SOURCE OF FUNOS FOR 3 TATE AONINISTRATIVE EXPENSE 30 FEORERS FUNOS 4 TOTAL	(CONT.) (CONT.)	31,946 1,326 1,395 1,426 490 31,910 10,904 3,901 1,900 6,375	16.744 16.744 16.744 57.896	14.711 1.392 1.471 503 33,423 11,436 5,342 1,941 100 9,212 1.545	19,743 19,743 19,743 60,963	5,176,834
L '6 EQUCATION 0.8 BOARO OF EQUCATION 1.0 SCHOOL NUTRITION 1.1 SCHOOL NUTRITION 1.2 CESCA 5 1.1 PERMANENT PERSONAL SERVICES 2.0 CHREFITS 2.0 CHREFITS 7.6 IN STATE TRAVEL 6.0 OUT OF STATE TRAVEL 6.9 RECOVERABLE INDIRECT COST TOTAL ESTIMATED SOURCE OF FUNOS FOR 6.55CA 5 0.0 FECERAL FUNOS TOTAL 1.3 STATE ADMINISTRATIVE EXPENSE 1.6 PERMANENT PERSONAL SERVICES 2.0 CHREMIT EXPENSES 2.2 CHREMIT EXPENSES 4.2 BENEFITS 7.1 IN-STATE TRAVEL 8.0 OUT-OF-STATE TRAVEL 8.0 OUT-OF-STATE TRAVEL 8.5 OUT-OF-STATE TRAVEL 8.6 OUT-OF-STATE TRAVEL 8.7 OUT-OF-STATE TRAVEL 8.7 OUT-OF-STATE TRAVEL 8.8 OUT-OF-STATE TRAVEL 8.9 RECOVERABLE INDIRECT COST TOTAL ESTIMATED SOURCE OF FUNOS FOR STATE ADMINISTRATIVE EXPENSE 8.0 FEGERAL FUNOS TOTAL	(CONT.) (CONT.)	31,946 1,326 1,395 1,426 490 31,910 10,904 3,901 1,900 6,375	16,744 18,744 18,744 57,891 57,891	14.711 1.392 1.471 1.225 4.45 5.3 33,423 11,436 5,342 1,936 100 9,212 1,545	19,743 19,743 19,743 60,963	
L. 16 EQUCATION 0.8 BOARD OF EQUCATION 10.5 SCHOOL NUTRITION 11.5 SCHOOL NUTRITION 11.5 SCHOOL NUTRITION 11.5 CHOOL NUTRITION 12.5 CHOOL NUTRITION 13.5 CHOOL NUTRITION 14.5 CHOOL NUTRITION 15.5 CHOO	(CONT.) (CONT.)	31,946 1,326 1,395 1,426 490 31,910 10,904 3,901 1,900 6,375	16.744 18.744 18.744 18.744 57.894 57.894 4.764,599 4.371,639 392,964	14.711 1.392 1.471 1.225 4.45 5.3 33,423 11,436 5,342 1,936 100 9,212 1,545	19,743 19,743 19,743 60,963	5,176,834 4,743,936 432,936
L '6 EQUCATION 0.8 BOARO OF EQUCATION 1.0 SCHOOL NUTRITION TOTAL 22 ESCA 5 10 PERMANENT PERSONAL SERVICES 20 CHREFITS 76 IN STATE TRAVEL 60 OUT OF STATE TRAVEL 60 OUT OF STATE TRAVEL 50 OUT OF STATE TRAVEL ESTIMATED SOURCE OF FUNDS FOR 556A 5 00 FECERAL FUNDS TOTAL 13 STATE ADMINISTRATIVE EXPENSE 14 PERMANENT PERSONAL SERVICES 22 CURRENT EXPENSE 15 PERMANENT PERSONAL SERVICES 23 CHREFITS 77 IN-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 80 OUT-OF-STATE TRAVEL 80 STATE ADMINISTRATIVE EXPENSE 10 FECERAL FUNDS TOTAL ESTIMATED SOURCE OF FUNDS FOR STATE ADMINISTRATIVE EXPENSE 10 FECERAL FUNDS TOTAL COTAL COTAL COTAL COTAL COURSEL FUNDS COMERAL FUNDS	(CONT.) (CONT.)	31,946 1,326 1,395 1,426 490 31,910 10,904 3,901 1,900 6,375	16.744 18.744 18.744 18.744 57.894 57.894 4.764,599 4.371,639 392,964	14.711 1.392 1.471 1.225 4.45 5.3 33,423 11,436 5,342 1,936 100 9,212 1,545	19,743 19,743 19,743 60,963	5,176,834 4,743,936 432,936

нп777 FAGE 175 €41575	• FISCAL YEAR 1976	- ** FISCAL YEAR 1977 *
1. C FOUCATION (CONT.) 13 PCAMD OF FOUCATION (CONT.) 14 VOCATIONAL PERABILITATION (CONT.) 1 VOCATIONAL PERABINSTITUTIONS (CONT.)		
OF REHAMILITATION SERVICES OF RECOMPABLE INDIRECT COSTS OF MEDICAL CONSULTANTS	122.867 16.211 1u.Ju0	126.732 15.127 10.000
TOTAL	664,271	618.809
FOITMATED SOURCE OF FUNDS FOR VOCATIONAL GENAG INSTITUTIONS OF FEDERAL FOIAL	604,271 694,271	618.8J9 618.809
FUNDS APPROPRIATED IN ACCORDANCE WITH THE PRO- VISION'S OF THE FECEMAL CIVILIAN VOCATIONAL REMABILITATION ACT SHALL MOT LAPS', BUT SHALL BE CARRIED OVER TO THE FOLLOWING YEAR FOR THE BUPPOSE OF EARNING ADDITIONAL FEDERAL MATCHING FUNDS.		
10 PERMANENT PERSONAL SERVICES 20 GURRENT EMPENSES 50 DINER PERSONAL SERVICES 60 ELNE STATE TRAVEL 71 PUT OF STATE TRAVEL 72 REMABILITATION SERVICES 73 RECOVERABLE INDIRECT COSTS	409.826 64.910 94.1264 25.800 500 1.349.332	416.279 60.000 4.867 41.913 25.000 506 1.460.078
99 MEDICAL CONSULTANTS TOTAL	32,900 1,965,049	34,000 2,885,437
ESTIMATED SOURCE OF FUNOS FOR		
BD EDUCATION FIELD OPERATION 3) FEDERAL GENERAL FUND TOTAL	1,986,324 384,725 1,965,049	1,676,909 408,528 2,085,437
FUNDS APPROPPIATED IN ACCORDANCE MITH THE PPO- VISIONS OF THE FEDERAL CIVILIAN VOCATIONAL REMABILITATION ACT STALL NOT LAPSE, BUT MHALL BE CARRIED OVER TO THE FOLLOWING YEAR FOR THE PURPOSE OF EARNING ADDITIONAL FEDERAL MATCHING FUNDS. 3 BLIND SERVICES		
31 9G EDUCATION BLING SERVICES 10 PERMANENT PERSONAL SERVICES	32,976	33,452
20 CURRENT EXPENSES	3,100	3.300 ** FISCAL YEAR 1977 1
N8777 PAGE 176 041575 1.05 EDUCATION	Place Town 1910	
36 EDUIPMENT 96 OTHER PERSONAL SERVICES 62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 REHABILITATION SERVICES	1.000 200 3.310 1.200 300 7.56J	200 3,357 1,200 300 7,938
TOTAL ESTIMATED SOURCE OF FUNDS FOR	49 ,648	49.747
BO EDUCATION BLIMO SERVICES GEMERAL FUNO TOTAL	49 +548 49 +545	49,747 49,747
12 ELIND SERVICES SECTION-II 10 PERNANENT PERSONAL SERVICES	75,341	77,602
20 CURRENT EXPENSES 3G EQUIPMENT 50 OTHER PERSONAL SERVICES	14.000 1.609 200	200
62 BENEFITS 71 IN-STATE TRAVEL AT DUT-OF-STATE TPAVEL 90 REMAB SERVICES	7,546 5,000 300	7,772 5,000 30D
90 REMAB SERVICES 97 RECOVERABLE INDIRECT COSTS 99 MEDICAL CONSULTANTS	107,192 4,638 1,650	111.794 4.638 1.550
TOTAL	217,436	224,156
ESITMATED SOURCE OF FUNDS FOR BLIND SERVICES SECTION-II ON FEDERAL FUNDS GENERAL FUND TOTAL	174,577 42,559 217,436	180 - 252 43, 904 224, 156
TOTAL	26	7,084 273,903
ESTIMATED SOURCE OF FUNOS FOR BLIND SERVICES FEDERAL FUNOS GENERAL FUND 107AL	9;	180.252 2,287 93.651 1,064 273.9.3
• FUNDS APPROPRIATED IN ACCORDANCE WITH THE PRO- VISIONS OF THE FEDERAL CIVILIAN VOCATIONAL REMARILITATION ACT SMALL NOT LAPSE, BUT SHALL BE CARRIED OVER TO THE FOLLOWING YEAR POR THE PURPOSE OF EARNING ADDITIONAL FEDERAL MATCHING FUNDS.		
34 SOC SEC DISABILITY INS 1: PERMANENT PERSONAL SERVICES	277,699	303,073

H8777 PAGE 177 041579		** FISCAL YEAR 1977	- *
.,3 BOARD OF EDUCATION 19 VOCATIONAL RENABILITATIO	(CONT.) (CONT.) (CONT.)		
20 CURRENT EXPENSES 50 OTHER PERSONAL SERVICES	51,409 1,144	53.419 1.375	
62 BENEFITS	1 • 1J U 27 • 83 4 3 • 62 8	3 . , 3 8 4 3 . 6 2 8	
70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 90 REMABILITATION SERVICES	2,346 173,907	2,346 182,95	
97 RECOVERABLE INDIRECT COSTS 98 TRSF TO BUS MGMT 99 MEDICAL CONSULTANTS	16,736 36,359 31,023	17,422 37,814 33,725	
TOTAL CONSULTANTS	642,041	53,725	
ESTIMATED SOURCE OF FUNOS FOR		0031017	
SOC SEC DISABILITY INS	632 4244	665,271	
GENERAL FUNO Total	572.741	665,271	
35 SOCIAL SEC TRUST FUNOS			
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	104,768 18,000	139,467 18,500	
50 OTNER PERSONAL SERVICES 62 BENEFITS 72 THE STATE TO A SERVICES	206 10.489 13.300	21. 10.959	
70 IN STATE TRAVEL 87 OUT OF STATE TRAVEL 90 REMABLLITATION SERVICES	1.533 1.37,777	13,000 1,500 148,145	
97 RECOVERABLE INCIRECT COSTS 98 TRANSFER BUS. MGHT 99 NEOICAL CONSULTANIS	8,619 16,335	8 + 8 1 0 16 + 75 8	
	9,63.	10.112	
TOTAL FSTIMATED SOURCE OF FUNDS FOR	32.,318	337,461	
ESTIMATED SOURCE OF FUNOS FOR SOCIAL SEC TRUST FUNOS ON FEDERAL	32.318	337.461	
TOTAL	326,316	337.461	
36 NORKSHOP 01 VOC REHAB WORKSHOP			
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES	50,085 27,500	50 • 36 0 28 • 00 0	
30 EQUIPMENT SC OTHER PERSONAL SERVICES	5,860 277	6,25L 277	
62 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL	5 ,02 5 4,50 ú	5,152 4,5,6	
N8777 PAGE 178 041575	1 c u	100	
		** FISCAL YEAR 1977	- *
1.36 EDUCATION 03 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION	(CONT.) (CONT.) (CONT.)	** FISCAL YEAR 1977	- •
L.36 EDUCATION 33 BOARD OF EDUCATION 19 VOCATIONAL REMABILITATION 76 MORKSMOP	(CONT.)	** FISCAL YEAR 1977	- •
L. 36 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 36 MORKSMOP 10 VOC REMAR WORKSMOP TOTAL ESTIMATED SOURCE OF FUNOS FOR	(CONT.) (CONT.) (CONT.)	94.489	- •
L. 36 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 36 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.)	94.469	- •
L. 16 EDUCATION 13 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 NORKSMOP 10 VOC REMAB MORKSMOP TOTAL ESTIMATED SQURCE OF FUNOS FOR VOC REMAB MORKSMOP GENERAL FUNO TOTAL	(CONT.) (CONT.) (CONT.) (CONT.)		-•
L. 16 EDUCATION 13 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 NORKSMOP 10 VOC REMAB MORKSMOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSMOP GENERAL FUNO TOTAL 22 VR MORKSMOP SECTION-II	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287	94.489 94.489 94.489	-•
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 EQUIPMENT	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 32,980 1,285	94,489 94,489 94,489 SS,637 33,991	•
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 WORKSHOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB WORKSHOP GENERAL FUNO TOTAL 2 VR WORKSHOP SECTION-II 10 PERMABHOT PERSONAL SERVICES 22 CURRENT EXPENSES 33 EQUIPMENT 54 OTHER PERSONNEL SERVICES 65 BENEFITS	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 54,970 32,980 1,265 6.6 5,544	94.489 94.489 94.489 55.637 33.991 846 5.613	-•
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 NORKSHOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANHENI PERSONAL SERVICES 22 CURRENT EXPENSES 36 EQUIPMENT 20 CURRENT EXPENSES 37 OIN-STATE TRAVEL 48 OUT-OF-STATE TRAVEL	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 54,970 32,980 1,285 5,544 3,7,4	94,489 94,489 94,489 \$\$.637 33,991 94, 5,613 3,864 674	-•
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAR WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSMOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENI PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 52 BENEFITS 70 IN-STATE TRAVEL 40 FREGOVERABLE TRAVEL 77 FREGOVERABLE TRAVEL 78 FREGOVERABLE TRAVEL 79 MEDICAL CONSULTANTS	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 93,287 93,287 93,287 93,287 93,287	94.489 94.489 94.489 \$5.637 33.991 544 5.613 3.864 2.472 28.954	
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 97 RECOVERABLE INDIRECT COST 99 MEDICAL COMSULTANTS TOTAL	(COMT.) (COMT.) (COMT.) (COMT.) (COMT.) 92,287 93,287 93,287 93,287 93,287 93,287 93,287	94,489 94,489 94,489 \$5,637 33,991 5,633 3,674 2,472	
L. 16 EDUCATION 03 BOARO OF EDUCATION 19 VOCATIONAL REHABILITATION 16 MORKSHOP 10 VOC REHAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REHAB MORKSHOP GENERAL FUNO TOTAL 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 36 EQUIPMENT 5. OTHER PERSONNEL SERVICES 20 CURSENT EXPENSES 36 OUT-OF-STATE TRAVEL 40 OUT-OF-STATE TRAVEL 47 RECOVERABLE INDIRECT COST 49 MEDICAL COMSULTANTS TOTAL ESTIMATED SOURCE OF FUNOS FOR	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 93,287 54,970 1,245 6.6 5,544 3,7,4 67J 2,425 25,JUL	94.489 94.489 94.489 SS.637 33.991 844 5.613 3.664 674 2.472 28.4954	
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 97 RECOVERABLE INDIRECT COST 99 MEDICAL COMSULTANTS TOTAL	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 93,287 93,287 93,287 93,287 93,287 93,287	94.489 94.489 94.489 \$5.637 33.991 544 5.613 3.864 2.472 28.954	
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSMOP GENERAL FUNO TOTAL 2 VR MORKSMOP SECTION-II 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 80 OUT-0F-STATE TRAVEL 80 OUT-0F-STATE TRAVEL 70 TOTAL ESTIMATED SOURCE OF FUNDS FOR VM MORKSMOP SECTION-II 80 FEORMAL FUNDS COMERNIE TO SOURCE OF FUNDS FOR VM MORKSMOP SECTION-II 80 FEORMAL FUNDS COMERNIE TO SOURCE OF FUNDS FOR VM MORKSMOP SECTION-II 80 FEORMAL FUNDS COMERNIE TUNDS COMERNIE TUNDS COMERNIE TUNDS COMERNIE TUNDS COMERNIE TUNDS COMERNIE TUNDS	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 93,287 93,287 93,287 54,970 32,980 1,265 6.6 5,544 3,7,4 673 2,425 25,500	94.489 94.489 94.489 SS.637 33.991 544 5.613 3.864 2.472 2	
L. 16 EDUCATION 03 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONNEL SERVICES 60 EDUFFETT 70 OUT-OF-STATE TRAVEL 71 RECOVERABLE INDIRECT COST 79 MEDICAL CONSULTANTS TOTAL ESTIMATED SOURCE OF FUNOS FOR VAN MORKSHOP SECTION—II 10 FEGERAL FUNOS GENERAL FUNO TOTAL ESTIMATED SOURCE OF FUNOS FOR VAN MORKSHOP SECTION—II 10 FEGERAL FUNOS GENERAL FUNO TOTAL ESTIMATED SOURCE OF FUNOS FOR VAN MORKSHOP SECTION—II 10 FEGERAL FUNOS GENERAL FUNOS GENERAL FUNOS TOTAL ESTIMATED SOURCE OF FUNOS FOR WORKSHOP SECTION—II	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 93,287 93,287 93,287 54,970 32,980 1,265 6.6 5,544 3,7,4 673 2,425 25,500	94,489 94,489 94,489 \$5.637 33.991 5.613 3.864 6.76 2,472 28.950 132.037	
L. 16 EDUCATION 03 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 ECHEPTIS 70 OUT-OF-STATE TRAVEL 70 RECOVERABLE HONGECT COST 79 MEDICAL CONSULTANTS TOTAL ESTIMATED SOURCE OF FUNDS FOR VAN MORKSHOP SECTION—II 10 FEGERAL FUNOS GENERAL FUNOS GEMERAL FUNOS	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 93,287 93,287 93,287 54,970 32,980 1,265 6.6 5,544 3,7,4 673 2,425 25,500	94,489 94,489 94,489 94,489 \$55,637 33,991 5,613 3,64 5,613 3,64 2,472 28,950 132,037 105,629 26,408 132,37 22,633 226,5	
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 22 CURRENT EXPENSES 31 EQUIPMENT 5. OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 47 RECOVERABLE INDIRECT COST 99 MEDICAL CONSULTANTS TOTAL ESTIMATEO SOURCE OF FUNOS FOR VIR MORKSHOP SECTION-II 00 FEOGRAL FUNOS GEMERAL FUNO TOTAL LESTIMATEO SOURCE OF FUNOS FOR MORKSHOP FEOERAL FUNOS FOR HONGE SOURCE OF FUNOS FOR MORKSHOP FEOERAL FUNOS FEOERAL FUNOS	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 93,287 93,287 93,287 54,970 32,980 1,265 6.6 5,544 3,7,4 673 2,425 25,500	94,489 94,489 94,489 SS.637 33.991 844 5.613 3.864 6.74 2,472 28.954 132.037 155.629 26.488 132.,37 22.,633 22.,633	
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 EQUIPMENT 5. OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 97 RECOVERABLE INDIRECT COST 99 MEDICAL CONSULTANTS TOTAL ESTIMATEO SOURCE OF FUNOS FOR VR MORKSMOP SECTION-II 10 FEOGRAL FUNOS GENERAL FUNO TOTAL 10TAL ESTIMATEO SOURCE OF FUNOS FOR NORKSMOP FEDERAL FUNO GENERAL FUNO GENERAL FUNOS GENER	(CONT.) (CONT.	94,489 94,489 94,489 94,489 \$55,637 33,991 5,613 3,64 5,613 3,64 2,472 28,950 132,037 105,629 26,408 132,37 22,633 226,5	
L. 16 EDUCATION 33 BOARO OF EDUCATION 19 VOCATIONAL REMABILITATION 16 MORKSMOP 10 VOC REMAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 22 CURRENT EXPENSES 36 EQUIPMENT 5. OTHER PERSONNEL SERVICES 62 BENEFITS 70 IN-STATE TRAVEL 47 RECOVERABLE INDIRECT COST 99 MEDICAL CONSULTANTS TOTAL ESTIMATED SOURCE OF FUNOS FOR VIN MORKSHOP SECTION-II 00 FEOGRAL FUNOS GENERAL FUNO TOTAL 10 TAL ESTIMATED SOURCE OF FUNOS FOR MORKSHOP FEORRAL FUNO GENERAL FUNO TOTAL 10 TAL ESTIMATED SOURCE OF FUNOS FOR MORKSHOP FEORRAL FUNOS GENERAL	(CONT.) (CONT.	94,489 94,489 94,489 94,489 \$55,637 33,991 5,613 3,64 5,613 3,64 2,472 28,950 132,037 105,629 26,408 132,37 22,633 226,5	
L. 16 EDUCATION 03 BOARO OF EDUCATION 19 VOCATIONAL REHABILITATION 16 MORKSMOP 10 VOC REHAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB MORKSHOP GENERAL FUNO TOTAL 10 PERMAMENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 EREFITS 70 OUT-OF-STATE TRAVEL 10 OUT-OF-STATE TRAVEL 17 RECOVERABLE THO STORECT COST 19 MEDICAL CONSULTANTS TOTAL ESTIMATED SOURCE OF FUNDS FOR VAN MORKSHOP SECTION—II 10 FEORRAL FUNOS GENERAL	(CONT.) (CONT.	94,489 94,489 94,489 94,489 \$55,637 33,991 5,613 3,64 5,613 3,64 2,472 28,950 132,037 105,629 26,408 132,37 22,633 226,5	
L. 16 EDUCATION 33 BOARO OF EDUCATION 39 VORATIONAL REMABILITATION 19 VORATIONAL REMABILITATION 10 VOR CENTAR WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REMAB WORKSHOP GENERAL FUNO TOTAL 2 VR MORKSHOP SECTION-II 10 PERMANENT PERSONAL SERVICES 22 CURRENT EXPENSES 33 EQUIPMENT 54 OTHER PERSONNEL SERVICES 42 BENEFITS 70 IN-STATE TRAVEL 437 RECOVERABLE INDIRECT COST 439 MEDICAL CONSULTANTS TOTAL ESTIMATED SOURCE OF FUNOS FOR VIR MORKSHOP SECTION-II 10 FEORRAL FUNOS GEMERAL FUNO TOTAL TOTAL LESTIMATED SOURCE OF FUNOS FOR MORKSHOP FEORRAL FUNOS GEMERAL FUNO TOTAL TOTAL 10 TAL ESTIMATED SOURCE OF FUNOS FOR MORKSHOP FEORRAL FUNOS GEMERAL FUNO TOTAL 10 TAL ESTIMATED SOURCE OF FUNOS FOR MORKSHOP FEORRAL FUNOS GEMERAL FUNOS	(CONT.) (CONT.	94,489 94,489 94,489 55,637 33,991 56,633 3,864 674 2,472 28,954 132,037 15,629 26,408 132,37 22,633 226,5	
L. 16 EDUCATION 33 BOARO OF EDUCATION 34 BOARO OF EDUCATION 39 VORATIONAL REHABILITATION 50 NORKSHOP 10 VOC REHAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REHAB WORKSHOP GEVERAL FUNO TOTAL 10 PERHABHENI PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPPENT 50 ENSTATE TRAVEL 40 OUT-OF-STATE TRAVEL 40 OUT-OF-STATE TRAVEL 40 OUT-OF-STATE TRAVEL 57 FECOVERABLE INDIRECT COST 99 MEDICAL CONSULTANTS TOTAL ESTIMATED SOURCE OF FUNOS FOR VIR MORKSHOP SECTION—II 50 FECRAL FUNO TOTAL ESTIMATED SOURCE OF FUNOS FOR WORKSHOP SECTION—II 50 FECRAL FUNO TOTAL TOTAL ESTIMATED SOURCE OF FUNOS FOR WORKSHOP FECTORAL FUNOS GEWERAL FUNO TOTAL TOTAL 50 FUNOS APPROPRIATED IN ACCORDANCE NITH VISTOMS OF THE FECERAL CIVILIAN VOCAT MEMBELITATION ACT SMALL NOT LAPSE, BY PURPOSE OF EARNING MOTITIONAL FEDERAL TO YOUR EMBEL FUND 17 YOUR CRUBAD AND SERVICES 10 CURRENT EFFENSES 30 EQUIPMENT 50 OTMER PERSONAL SERVICES	(CONT.) (CONT.	94.489 94.489 94.489 \$5.637 33.991 5.613 3.664 674 2.472 28.956 132.037 1.5.629 26.408 132.27 22.633 226.5	i c6
L. 16 EDUCATION 03 BOARO OF EDUCATION 19 VOCATIONAL REHABILITATION 16 MORKSHOP 10 VOC REHAB WORKSHOP TOTAL ESTIMATED SOURCE OF FUNOS FOR VOC REHAB MORKSHOP GENERAL FUNO TOTAL 10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 31 EQUIPMENT 50 OTHER PERSONAL SERVICES 62 ECHEPTIS 70 OUT-OF-STATE TRAVEL 70 RECOVERABLE HONDER TO STATE 71 FECOVERABLE HONGE OF FUNDS FOR VAN HORKSHOP SECTION—II 10 FEORRAL FUNOS GENERAL FUNOS GENERAL FUNOS GENERAL FUNOS TOTAL 10 TAL ESTIMATED SOURCE OF FUNOS FOR WORKSHOP SECTION—II 10 FEORRAL FUNOS GENERAL FUNOS GENERAL FUNOS GENERAL FUNOS TOTAL 10 TAL ESTIMATED SOURCE OF FUNOS FOR WORKSHOP FEORRAL FUNOS GENERAL	(CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) (CONT.) 92,287 93,287 93,287 54,970 32,980 1,285 566 5,764 3,774 67J 2,425 25.000 127,346 112,362 24,984 127,346 THE PRO- IOMAL UT SHALL FOR THE MATCHING	94,489 94,489 94,489 94,489 \$5.637 33.991 \$-613 3.864 670 2,472 28.950 132.037 22.633 226,533 226,5	i c6

MB777 PAGE 179 641575		* FISCAL Y	EAR 1976 **	F1SCAL	YEAR 1977 -	
1. 6 EQUCATION 3 90ARO OF EDUCATION 19 VOCATIONAL PENABILITATION 77 VOC. PENAS AIM SERVICES	(CONT.) (CONT.) (CONT.)					
90 IN SEMVICE TRAINING 91 TRANSFER TO BUS MANAGEMENT 92 TRANSFER TO BUD OIL 95 CATA PROCESSING SERVICES 97 OFCOVERBLE INDIFECT COSTS	A 0	12,300 65,222 6,753 50,33 10,704		12.J06 67.728 7.250 50.000 10.520		
FCTAL		42	0.942		425,993	
ESTIMATEU SOURCE OF FUNDS FOR VOC REMBA BON SERVICES G. FEDEPAL OL OTHER AGENCY TRANSFERS GENERAL FUND TOTAL		5	4.721 6.059 6.162 0.942		317.095 60.113 48.785 425.993	
TUTAL ESTIMATED SOURCE OF FUNDS FOR			4,423,338			4,633.4.
VOCATIONAL REMABILITATION FEDERAL FUNDS OTHER FUNDS GENERAL FUND TOTAL			3,718,913 58,059 643,366 4,420,338			3.931.42 60.11 671.86 4.633.40
'3 PROGRAM SERVICES VOC. PEHABILITATION '1 SPECIAL EDUCATION '1 VOC REMA9 SPECIAL EDUCATION						
10 PERMANENT PERSONAL SERVICES 2. CURRENT EXPENSES 56 OTHEP PERSONAL SERVICES 67 BENEFITS 70 IN STATE TRAVEL 80 OUT OF STATE TRAVEL 91 60 TO HON OUTSTON PAYMENT		40.669 13.53 100 4.073 3.000 413 735,060		40,740 14,000 100 4,080 3,000 480 771,750		
91 EO TO MANO TUITION PAYMENT 92 EO TO MANO LOCL SCH DIST 93 MOG REHAB BLIND SERVICES		472,501 106,570		496.125 113.999		
TOTAL ESTIMATED SOURCE OF FUNDS FOR VOC REMAP SPECIAL EDUCATION GENERAL FUND TOTAL		1.37	77,812 77,812 77,812		1,444,194	
M8777 PAGE 180 041579		FISCAL	rear 1976 **	FISCAL	YEAR 1977	
1. 6 FOUCATION 3 BOARD OF COUCATION 1 SPECIAL SOUCATION 1 SPECIAL EDUCATION 2 EDUCATION HANDICAPPED CHILDPEN	(CONT.) (CONT.) (CONT.) (CONT.)					
10 PERMANENT PERSONAL SERVICES 20 CURRENT EXPENSES 30 EQUIPMENTS 5) 11MER PERSONNEL SERVICES 62 15NETS 70 TO SERVICES 91 TANNER TO AVEL 91 TANNER TO BUSINESS MONT 97 RECOVERABLE INDIFECT COSTS 98 TEAMSFER TO ADM SERVICES 99 NEOLOGICAL CONSULTANTS		60,293 577 620 6,441 3,503 4,6 106,818 1,125 2,521 5,365 14,864		61,236 6J7 200 6,136 3,530 430 105,590 1,135 2,453 5,541 15,654		
TOTAL		2	02,521		202,454	
ESTIMATED SOURCE OF FUNDS FOR EDUCATION HANDICAPPED CHILDREN NO FEDERAL FUNDS TOTAL		2 2	02,521 (2,521		202,454	
'3 DEAF BLING CHILDREN ALLOCATION						
90 CASE SERVICES 97 PECOVERABLE INDIRECT COSTS		25, u. 0 670	25.670	25.000 650	25.650	
ESTIMATED SOURCE OF FUNDS FOR			25,674		29,090	
DEAF BLIND CHILOREN ALLOCATION DJ FEDERAL FUNDS TOTAL			25,670 25,670		25,650 25,650	
4 VOC REHAB TEACHERS TRAINING 9. GRANTS		65 _* 0 0 0		65.110		
97 RECOVERABLE INDIRECT COSTS		1.740		1,690		
TOTAL			66,740		66,690	
ESTIMATEO SOURCE OF FUNOS FOR VOC REMAB TEACHERS TRAINING OO FEDERAL TOTAL			66,740 66,746		66,690 66,690	

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33 BOARO OF EDUCATION 25 PROGRAM SERVICES VOC. REHABILITATION	(CONT.) (CONT.) (CONT.)		
TOTAL ESTIMATED SOURCE OF FUNOS FOR		1,672,743	1,738,948
ESTIMATED SOURCE OF FORUS FOR SPECIAL FOUGATION FEDERAL FUNOS GEMERAL FUNO TOTAL		294,931 1,377,812 1,672,743	294.714 1,444.114 1,738,938
22 VOC REHAB MORK STUDY PROGRAMS			
10 PERNAMENT PERSONAL SERVICES 20 CURRENTIS 80 BENEFIT S 70 IN STATE TRAVEL 80 COUT OF STATE TRAVEL 90 MORK STUDY GRANTS 97 RECOVERABLE INDIRECT COSTS	164,138 6,500 16,414 13,000 9,3 179,047 16,176		17624 1712 13106 906 172074 9.886
TOTAL	3	9175	389,880
ESTIMATED SOURCE OF FUNDS FOR VOC REMAB MORK STUDY PROGRAMS OG FEGERAL TOTAL		90,175 9,175	389,884 389,884
TOTAL		2,062,918	2 +128 +808
TOTAL STRATED SOURCE OF FUNCS FOR PROGRAM SERVICES VOC. REHABILITATION FEDERAL FUNOS GENERAL FUNO TOTAL		685 +106 1 + 377 +812 2 + 162 + 918	684,674 1,444,134 2,128,008
		37,519,955	39,298,145
TOTAL ESTIMATED SOURCE OF FUNDS FOR BOARD OF EDUCATION FEDERAL FUNDS OTHER FUNDS		17,4 5,122 2,477,903	18,374,418 2,645,645
GENERAL FUND		17,636,930 37,519,955	18,278,.32 39,298,145
74 EXTENSION HORK IN COUNTIES			
90 TOTAL		138,776	138,776
TOTAL		136,776	138,7/6
H8777 PAGE 182 041575	* + FISCAL	YEAR 1976 ** -	FISCAL YEAR 1977 *
. 6 EDUCATION 04 EXTENSION WORK IN COUNTIES	(CONT.)		
ESTIMATED SOURCE OF FUNDS FOR EXTENSION MORK IN COUNTIES GENERAL FUND TOTAL		138,776 138,776	138,776 138,776
35 NEW HAMPSHIRE NETHORK			
90 TOTAL		1.039.410	1 .0 4 3 . 51 6
TOTAL		1,139,414	1,043,516
ESTIMATED SOURCE OF FUNDS FOR NEW HAMPSMIRE METHORK OF COUNCIL DUES 06 AUCTION		62.u00 100.000	62 J 106.66.
07 GIFTS 08 SCHOOL DISTRICTS		150.000	15u.(100.000
09 SPECIAL PROJECTS GENERAL FUND		50.000 577,410	50,0.0 581,516
TOTAL		1,039,410	1,043,516
GE SHEEPSTAKES COMMISSION		34. 453	44.70
10 PERHANENT PERSONAL SERVICES 11 SALARY OF COMMISSION CHAIRMAN 12 SALARIES OF INO COMMISSIONERS		314,153 5,315 5,676	317,721 5,315 5,67L
13 SALART OF EXECUTIVE DIRECTOR 28 CURRENT EXPENSES 30 EQUIPMENT		25.540	25.54.
30 EQUIPMENT 50 OTHER PERSONAL SERVICES		402,000 31,025 117,776	480+ 20+947
62 BENEFITS		41,958 27,440	117,77. 42,315 29,3.
88 OUT OF STATE TRAVEL 90 LIQUOR COMMISSION 91 TRACK EXPENSES	•	3,000	3.5 .
93 OVERHEAD	A E	10,010 9,000 71,487	1 June - 9+ 78+636
95 CENTRALIZED DATA PROCESSING	D	100,000	110+0-E
THIS APPROPRIATION SHALL NOT 9E TRAN: EMPENDED FOR ANY OTHER PUMPOSE. THE COMMISSION SHALL BE REIMENGED MONTH VICES REMORRED AT THE MATE OF 5% OF 1 RECEIVED FROM SALE OF SMEEPSTAKES TI(LIQUOR STORES,	SFERREO OR LTOUOR LT FOR SER- THE INCOME KKETS IN		
TOTAL		1,252,358	1,275,714
ESTIMATED SOURCE OF FUNDS FOR SMEEPSTAKES COMMISSION OF SMEEPSTAKES REV SPECIAL ACCT 10TAL		1,252,358 1,252,358	1,275,714 1,275,7.4

49777 Page 183 141575	* FISCAL YEAR 1976 ** FISC	AL YEAR 1977
1. 16 EDUCATION FUND 17 HIGHER EDUCATION FUND		
I LETV OF N M OURHAM		
40 1714	42,479,263	43,959,277
TCTAL	42,479,263	43,959,277
ESTIMATED SOURCE OF FUNUS FOR UNIV OF N H DURHAM	222,000	240.000
OF FEDERAL 11 STHER FUNDS	15,281,075 9,9,9,168	15,334,541
.6 AUXILIARY ENTERFRISES 67 SPRONSORED RES & EU PROGRAM GENERAL FUND	6,500,100 10,569,023	6.50U.JiL 11.298.044
TOTAL	42,479,263	43,959,277
02 KEENE STATE COLLEGE		7 001 000
9C TOTAL	6,957,032	7,224,255
TOTAL	6,957,032	7,224,255
ESTIMATED SOURCE OF FUNOS FOR KEENE STATE COLLEGE 31 OTHER FUNOS	2.681.960	2,876,653
31 DIMER FUNOS 36 AUXILIARY ENTERPRISES GENERAL FUNO	2,271,700 2,003,372	2,453,1,4
TOTAL TOTAL	6.957.032	7,224,255
C3 PLYMOUTH STATE COLLEGE		
30 TOTAL	5,607,649	7,252,891
TOTAL	6,607,649	7,252,891
ESTIMATED SOURCE OF FUNDS FOR PLYHOUTH STATE COLLEGE	2 511 612	2 670 067
01 OTHER FUNOS 06 AUXILIARY ENTERPRISES	2,564,960 2,259,134 1,983,555	2,630,053 2,520,965 2,101,873
GENERAL FUND Total	1,483,555 6,807,649	7,252,691
14 MERRIMACK VALLEY BRANCH		
90 TOTAL	899.727	1,279,621
TOTAL	899,727	1,279,821
ESTIMATED SOURCE OF FUNDS FOR MEPRIMACK VALLEY PRANCH		- 9
11 DIMER FUNDS 19 AUXILIARY ENTERPRISES	751,700 70,000	1,695,630
GENERAL FUND TOTAL	78 • 027 899 • 727	79,821 1,279,821
101-6	899,727	
MB777 PAGE 184 J41575	* FISCAL YEAR 1976 ** F1	
HB777 PAGE 184 341575		
HB777 PAGE 184 J41575		
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUNO (CONT.)		
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUNO (CONT.) 5 UNIV N O DEST SERVICE 9. OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR	• FISCAL YEAR 1976 •• FI	CAL YEAR 1977
H8777 PAGE 184 J41575 1.06 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 05 UNIV N H DEBT SERVICE 9. OTHER DEPRATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE	* FISCAL YEAR 1976 ** FI! 4,165,100 4,165,100	4,617,600 4,617,600 4,617,60
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUNO (CONT.) 5 UNIV N O DEST SERVICE 9. OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR	* FISCAL YEAR 1976 ** F15 4.165.100 4.165.100	CAL YEAR 1977
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 75 UNIV N H DEBT SERVICE 9. OTHER DPERATING EXPENSES TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N H DEBT SERVICE GEMERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR	* FISCAL YEAR 1976 ** FI! 4,165,100 4,165,100	CAL YEAR 1977
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EQUCATION FUND (CONT.) 75 UNIV N M DEBT SERVICE 9. OTHER DEPRATING EXPENSES TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N M DEBT SERVICE GENERAL FUND 1011 11 SAPPROPPIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR BALL RESIDENCE MALLS, DINING MALLS,	* FISCAL YEAR 1976 ** FI! 4,165,100 4,165,100	CAL YEAR 1977
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EQUCATION FUND (CONT.) 75 UNIV N M DEBT SERVICE 9, OTHER DEPARTING EXPENSES TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N M DEBT SERVICE GENERAL FUND TOTAL 1115 APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR BALL RESIDENCE MALLS, DINING MALLS, AND STUDENT UNLOWS SHALL RE FROM THE SPECIAL FUND MAINTAINED FOR THOSE PROCEPTED FROM THE	* FISCAL YEAR 1976 ** FI! 4,165,100 4,165,100	4,617,600 4,617,600 4,617,6
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUNO (CONT.) 7 UNIV N O DEST SERVICE 9. OTHER OPERATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNOS FOR UNIV N H DEST SERVICE GENERAL FUNO TOTAL **HIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENSES FOR ANY OTHER PURPOSE. OF BI SERVICE CHARGES FOR ALL RESIDENCE MALLS. DINING MALLS, AND STUDENT UNIONS SHALL RE FRON THE SPECIAL	* FISCAL YEAR 1976 ** FI! 4,165,100 4,165,100	4,617,600 4,617,600 4,617,6.0 4,617,6.0 4,617,6.0
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNITY N H DEBT SERVICE 9, OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNITY N H DEBT SERVICE GENERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENSES FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE MALLS, OTHER FUND MAINTAINED FOR THOOME PECETVED FROM THE COLLECTION OF RENT AND THE INCOME PECETVED FROM THE	*FISCAL YEAR 1976 ** FISCAL YEAR 1976 ** FISCAL YEAR 1976 ** FISCAL YEAR 1976 ** FISCAL YEAR 1976	4,617,600 4,617,600 4,617,60 4,617,60 4,617,60
H8777 PAGE 184 J41575 1.06 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 75 UNIV N H DEBT SERVICE 9. OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL * THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE MALLS, ON THING MALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND MAINTAINED FOR THOOME PROCEUTED FROM THE SOLLECTION OF RENT AND THE INCOME THEREFRON. 76 UNIVA H CONTINUING EDUCATION 98 TOTAL	4.165.100 4.165.100 4.165.100 4.165.100	4,617,600 4,617,600 4,617,6.0 4,617,6.0 4,617,6.3
H8777 PAGE 184 J41575 1.16 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 9, OTHER OPERATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N M DEST SERVICE GENERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEST SERVICE CHARGES FOR ALL RESIDENCE MALLS. DINTNG MALLS. AND STUDENT UNIONS SHALL RE FROM THE SPECIAL FUND MAINTAINED FOR INCOME PRECEIVED FROM THE OUT OF THE STORY OF THE STORY OF THE SPECIAL FUND MAINTAINED FOR INCOME THEREFROM. 10 UNIV N N CONTINUING EDUCATION ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION	4.165.100 4.165.100 4.165.100 4.165.100 4.165.100	4,617,600 4,617,6.0 4,617,6.0 4,617,6.0 4,617,6.0 4,617,6.0 2,002,274
H8777 PAGE 184 J41575 1.16 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9. OTHER OPERATING EXPENSES TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE MALLS, DINING MALLS, AND STUDENT UNIONS SHALL REFRON THE SPECIAL FUND HAINTAINED FOR INCOME FUND FOR THE SECOND 10 UNIV N H CONTINUING EDUCATION 90 TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION GO OTHER FUNDS	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049	CAL YEAR 1977
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9. OTHER DPERATINS EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL THIS APPROPPIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINING HALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND MAINTAINED FOR INCOME PRICEIVED FROM THE DOLLSCITION FOR FINIAND THE INCOME THEREFROM. 98 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION 99 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION GRUND FOR FUNDS FOR UNIV N H CONTINUING EDUCATION GRUND FOR FUNDS GRUND FOR	4.165.100 4.165.100 4.165.100 4.165.100 4.165.100 4.165.100 1.956.049 1.955.004	4,617,600 4,617,600 4,617,60 4,617,60 4,617,60 4,617,60 4,617,60 4,617,60 4,617,60 4,617,60 4,617,60
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9. OTHER DPERATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINING HALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND MAINTAINED FOR INCOME PRECEIVED FROM THE SOULFCITION OF REHT AND THE INCOME THEREFROM. 98 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION G9 OTHER FUND G7 THERE FUND TOTAL 7 INDUSTRIAL I INSTITUTION DEVEL	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,956,049 1,956,049 1,935,908 14,149 1,956,049	2,802,274 2,902,274 2,902,274
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL **HIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPRINGED FOR ANY OTHER PURPOSE. OF BI SERVICE CHARGES FOR ALL RESIDENCE MALLS. DINING MALLS, AND STUDENT UNLOWS SHALL RE FROM THE SPECIAL FUND HAINTAINED FOR THOOME PRECEIVED FROM THE COLLECTION OF RENT AND THE INCOME THEREFROM. 15 UNIV N H CONTINUING EDUCATION 90 TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION GO OTHER FUNDS GENERAL FUND TOTAL 7 INDUSTRIAL & INSTITUTION DEVEL 9, TOTAL	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049	2,802,274 2,802,274 2,802,274 2,802,274
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL ** ** ** ** ** ** ** ** ** ** ** ** *	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,935,900 14,149 1,950,049	2,802,274 2,802,274 2,802,274 2,802,274
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER DPERATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINING HALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND MAINTAINED FOR THOOME PRECEIVED FROM THE DOLLSCITION FOR FRIM AND THE INCOME THEREFROM. 98 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION 69 OTHER FUND TOTAL 7 INDUSTRIAL L INSTITUTION DEVEL 9, TOTAL LESTIMATED SOURCE OF FUNDS FOR INDUSTRIAL L INSTITUTION DEVEL 99 TOTAL 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR INDUSTRIAL L INSTITUTION DEVEL 99 TOTAL	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,956,049 1,956,049 1,935,908 14,149 1,956,049 512,276	2,602,274 2,602,274 2,602,274 1,987,803 14,474 2,002,274 514,858 514,858
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 9 OTHER DEPRATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNITY N H DEBT SERVICE GENERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY DIMER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE MALLS, ON THIS MALLS, PUND MAINTAINED FOR INCOME PECETVED FROM THE COLLECTION OF RENT AND THE INCOME THEREFROM. 10 UNITY N H CONTINUING EDUCATION 90 TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR UNITY N CONTINUING EDUCATION GO OTHER FUNDS GENERAL FUND TOTAL 7 INDUSTRIAL L INSTITUTION DEVEL 9, TOTAL 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNITY N H CONTINUING EDUCATION GO OTHER FUNDS GENERAL FUND TOTAL 10 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNITY N H CONTINUING EDUCATION GO OTHER FUNDS GENERAL FUND TOTAL 10 TOTAL	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,956,049 1,956,049 1,935,900 14,149 1,950,049 512,276	2.602.274 2.602.274 2.602.274 2.602.274 3.4,67.636 514.656
H8777 PAGE 184 J41575 1.16 EDUCATION (CONT.) 7 MIGHER EDUCATION FUNO (CONT.) 7 UNIV N H DEBT SERVICE 9. OTHER OPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL ** **THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINTNG HALLS. AND STUDENT UNIONS SHALL REFRON INTERPEDIAL COLLECTION OF RENT AND THE INCOME THEREFRON. 90 TOTAL ** **INDUSTRIAL TOTAL TOTAL ** ** ** ** ** ** ** ** **	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,950,049 1,950,049 512,276 512,276	2.602.274 2.602.274 2.602.274 2.602.274 3.4,67.636 514.656
H8777 PAGE 184 J41575 1.16 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER OPERATING EXPENSES TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE MALLS, DINING MALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND HAINTAINED FOR INCOME PROFITED TOTAL 90 TOTAL TOTAL ESTIMATED SQURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION GO OTHER FUNDS GENERAL FUND TOTAL 7 INDUSTRIAL I INSTITUTION DEVEL 9, TOTAL ESTIMATED SQURCE OF FUNDS FOR INDUSTRIAL INSTITUTION DEVEL 93 TOTAL ESTIMATED SQURCE OF FUNDS FOR INDUSTRIAL INSTITUTION DEVEL 95 TOTAL ESTIMATED SQURCE OF FUNDS FOR INDUSTRIAL INSTITUTION DEVEL 95 TOTAL ESTIMATED SQURCE OF FUNDS FOR INDUSTRIAL INSTITUTION DEVEL 95 TOTAL ESTIMATED SQURCE OF FUNDS FOR INDUSTRIAL INSTITUTION DEVEL 95 TOTAL ESTIMATED SQURCE OF FUNDS FOR INDUSTRIAL INSTITUTION DEVEL 95 TOTAL	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,950,049 1,950,049 512,276 512,276	2.602.274 2.602.274 2.602.274 2.602.274 3.4,67.636 514.656
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER OPERATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL ** THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINING HALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND HALMTAINED FOR INCOME PRECEIVED FROM THE SOLICCTION OF RETH AND THE INCOME THEREFROM. 99 TOTAL ** TOTAL ** ** ** ** ** ** ** ** **	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,935,900 1,950,049 512,276 512,276	2.602,274 2.602,274 2.602,274 2.602,274 1.987,82,14,474 2.102,274 514,658 514,658
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER OPERATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL ** THIS APPROPPIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINING HALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND HAINTAINED FOR INCOME PRECEIVED FROM THE SOLICCTION OF RETH AND THE INCOME THEREFROM. 99 TOTAL ** TOTAL ** ** ** ** ** ** ** ** **	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,950,049 512,276 512,276 400,008 112,276 512,276 1,353,258	2,617,600 4,617,600 4,617,60 4,617,600
H8777 PAGE 184 J41575 1.96 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER DPERATING EXPENSES TOTAL ESTIMATED SDURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPRENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE MALLS. DINING MALLS, AND STUDENT UNIONS SHALL RE FROM THE SPECIAL FUND MAINTAINED FOR INCOME PRECEIVED FROM THE COLLECTION OF RENT AND THE INCOME THEREFORM. 16 UNIV N H CONTINUING EDUCATION 98 TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION G9 OTHER FUND TOTAL 7 INDUSTRIAL I INSTITUTION DEVEL 9, TOTAL TOTAL ESTIMATED SOURCE OF FUNDS FOR INDUSTRIAL I INSTITUTION DEVEL 9, TOTAL TOTAL 28 AGRICULTURAL EXPERIMENT STAT 9C TOTAL	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,950,049 512,276 512,276 400,000 1,353,258 1,353,258	2,602,274 2,602,274 2,602,274 2,002,274 1,987,803 14,474 2,002,274 514,858 514,858 514,858
H8777 PAGE 184 J41575 1.76 EDUCATION (CONT.) 7 MIGHER EDUCATION FUND (CONT.) 7 UNIV N H DEBT SERVICE 9, OTHER DEPRATING EXPENSES TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H DEBT SERVICE GENERAL FUND TOTAL **THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE. DEBT SERVICE CHARGES FOR ALL RESIDENCE HALLS. DINING HALLS, AND STUDENT UNIONS SHALL BE FROM THE SPECIAL FUND MAINTAINED FOR INCOME RECEIVED FROM THE SOLICCTION OF RETH AND THE INCOME THEREFROM. 98 TOTAL ESTIMATED SOURCE OF FUNDS FOR UNIV N H CONTINUING EDUCATION 98 TOTAL 101AL ESTIMATED SOURCE OF FUNDS FOR INDUSTRIAL I INSTITUTION DEVEL 9, TOTAL 101AL 105 AGRICULTURAL EXPERIMENT STAT 96 TOTAL 105 SOURCE OF FUNDS FOR INDUSTRIAL I INSTITUTION DEVEL 106 DEBT FUNDS CENERAL FUND 107 THE FUNDS CENERAL FUND 108 AGRICULTURAL EXPERIMENT STAT 96 TOTAL 101TAL 105 THATED SOURCE OF FUNDS FOR ACCOUNTS ACCOUNT OF THE MEDIAN OF	4,165,100 4,165,100 4,165,100 4,165,100 4,165,100 1,950,049 1,950,049 1,935,900 1,950,049 512,276 512,276 400,000 11,353,258 1,353,258	2,617,600 4,617,6.0 4,617,6.0 4,617,6.0 4,617,6.0 1,987,803 14,674 2,002,274 514,858 514,858 60,0.3 114,658 514,658

	N9777 PAGE 185	041575	* FISCAL YEAR 1976 **	FISCAL YEAR 1977 *
17	EOUGATION HIGHER EOUGATION FUND HARINE RESEAPCH & DEVELOPMEN	(CONT.) (CONT.)		
	90 TOTAL		197,466	199,822
	TOTAL		197,466	199,822
	ESTIMATED SOURCE OF FUNDS FOR MARINE RESEARCH 1 DEVELOPMENT OF OTHER FUNDS GENERAL FUND TOTAL		95,460 112,466 197,466	95.000 104.822 199.822
10	UNIV N H COOP EXT SERVICE			
	90 TOTAL		1,559,007	1,567,972
	TOTAL		1,559,007	1,567,972
	ESTIMATED SOURCE OF FUNDS FOR UNIV N H COOP EXT SERVICE 00 FEDERAL 09 OTHER FUNDS GENERAL FUND TOTAL	R	896,550 273,200 389,807 1,559,007	696.u. y 273.2ud 398.772 1,567,972
11	UNH SYSTEM ADMINISTRATION		A	
	96 OTHER EXPENDITURES		1.131.263	1.162.062
	TOTAL		1.130.263	1,162,.62
	ESTIMATED SOURCE OF FUNOS FOR UNN SYSTEM ADMINISTRATION 39 OTHER FUNDS TOTAL	R	1,130,263 1,130,263	1,162,062 1,162,062
	TOTAL ESTIMATED SOURCE OF FUNOS FOR HIGHER EDUCATION FUNO	R	68, 611, 490	71,145,480
	FEDERAL FUNDS		1.834.300	1.854.6.4
	OTHER FUNDS GENERAL FUND		46,264,060 19,913,030	48.160.u66 21.131.414
	TOTAL		68,011,090	71.145.480
	TOTAL ESTIMATED SOURCE OF FUNOS FOR EQUICATION	R	138,480,262	113,395,683
	FEDERAL FUNOS OTHER FUNOS		19.689.439 50.456.321	20.641.254 52.543.475
	GENERAL FUND		38,343,502	40,210,954
	TOTAL		178,482,262	113,395,683

* - - - - FISCAL YEAR 1976 - - - - ** - - - FISCAL YEAR 1977 - - - - *

1. '7 FOOTNOTES

NB777 PAGE 186

1.

A. THE FUNDS IN THIS APPROPRIATION SHALL NOT BE TRANSFERRED OF EXPENDED FOR ANY OTHER PURPOSE

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- B. OTHER PROVISIONS OF THE LAW NOTHITHSTANDING, REVENUE SMALL BE DEPOSITED WITH THE STATE TREASURER AS UNRESTRICTED REVENUE.
- C. REVENUES IN EXCESS OF THE ESTIMATE MAY BE EXPENDED WITH PRIOR APPROVAL OF THE GOVERNOR AND COUNCIL.
- O. THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE, AND ANY EXPENDITURES SHALL HAVE PRIDGE APPROVAL OF THE ORECITOR OF CENTRALIZED AUTOHATED DATA PROCESSING. BEFORE THE FINAL CLOSING OF THESE CONSTANDING LIBBLITIES DUE TO AND FROM THIS DEPARTMENT FOR THE PURPOSES OF ESTABLISHING A FINAL USER ASSESSMENT OR REBATE. SUDD. COMPUTED ASSESSMENT SHALL BE RECORDED AND SUBSEQUENTLY COLLECTED WITHIN THIRTY DAYS FROM THE BILLING DATE OR REBATE.
- E. THE FUNDS IN THIS APPROPRIATION ARE FOR GENERAL OVERHEAD STATE CHARGES AND SUCH SUMS SHALL BE TRANSFERRED BY THE COMPTROLLER ON THE FIRST DAY OF EACH FISCAL YEAR TO THE GENERAL FUND OF THE STATE.
- F. THIS APPROPRIATION SHALL NOT LAPSE UNTIL JUNE 30, 1977.
- G. THE FUNDS IN THIS APPROPRIATION SHALL NOT BE TRANSFERRED OR EXPENDED FOR ANY OTHER PURPOSE AND SHALL NOT LAPSE UNTIL JUNE 30, 1977.
- PERSONNEL TO ESTABLISH APPROPRIATE SALARY GRADES, EXPENDITURES OF THE FUNDS APPROPRIATED IN THIS SECTION FOR THE ESTABLISHMENT OF NEW CLASSIFIED POSITIONS SHALL SE SUBJECT TO FINAL DETERMINATION BY THE DEPARTMENT OF PERSONNEL AS TO THE APPROPRIATIATENESS OF THE SALARY GRADE.
- 3. 30NO ISSUE AUTHORIZED. TO PROVIDE FINDS FOR THE PURPOSE OF CONSTRUCTION AND RECONSTRUCTION OF HIGHWAYS. THE STATE IREASURER IS HEREST AUTHORIZED TO GORDON UPON THE GREGIT OF THE STATE IN A SUM NOT EXCEEDING THO MILLION DOLLARS FOR FISCAL 1976 AND ASSIM NOT EXCEEDING HOW MILLION DOLLARS FOR FISCAL 1976 AND FISCAL 1976 AND ASSIM NOT EXCEEDING HOW MILLION DOLLARS FOR FISCAL 1977 AND FOR THAT PURPOSE MAY ISSUE BONDS AND NOTES IN THE MAKE AND ON SERVICE OF THE STATE OF THE HAMPAIRE IN THE STATE OF THE STATE OF THE HAMPAIRE IN THE STATE OF THE STATE OF THE HAMPAIRE IN THE STATE OF THE STATE OF THE HAMPAIRE IN THE STATE OF THE STATE OF THE HAMPAIRE IN THE STATE OF THE STATE OF

HB777 PAGE 187 341575 18 SUMMARY	• FISCAL YEAR 1976 • • FISC	CAL YEAR 1977
TOTAL APPROPRIATION FOR CATEGORY 1 CENFPAL COVERNMENT AS INCLUDED IN SECTION 1-31	51,002,463	54,308,
	74 9 44 C 9 40 3	74,340,
ESTIMATED SOURCE OF FUNCS FOR CATTGORY OF GENERAL GOVERNMENT		
AS INCLUDED IN SECTION 1.01	11.604.025	12,472,
OTHER HIGHWAY	3,115,523	2,613,
GENERAL	196,917 36,085,998	196, 36,623,
TOTAL	51,002,463	54.3.8.
TOTAL APPROPRIATION FOR CATEGORY 92		
ADMINISTRATION OF JUSTICE & PUPLIC PROTECTION AS INCLUDED IN SECTION 1.72	32.179.935	32,352,

ESTIMATED SOURCE OF FUNDS FOR CATEGORY OF ADMINISTRATION OF JUSTICE & CUPLIC PROTECTION		
AS INCLUOED IN SECTION 1.72 FEDERAL	344,473	313.
OTHER HIGHNAY	4.960.543	5.471.
CENEPAL	7,7,7,626 19,067,299	7,633,
FOTAL	32,679,935	32,352,
TOTAL APPPOPRIATION FOR CATEGORY 13		
PESCURCE PROTECTION AND OFFICIAL PMENT AS INCLUDED IN SECTION 1.03	16.262.315	16,531,
	toledelot.	1013311
PESCURCE PROTECTION AND GENELOPHENT		
AS INCLUDED IN SECTION 1.07 FEDERAL		
OTHER	1.046,266 3,986,047	1,227
FISH AND GAME GENERAL	2,369,216	2,362,
TOTAL	8.863.786 16.282.319	0.795 16.531
TOTAL APPROPRIATION FOR CATEGORY 4		
TFANSFORTATION		
AS INCLUDED IN SECTION 1.74	96,221,47	96,725
ESTIMATED SOURCE OF FLACS FOR CATEGORY 64		
AS INCLUDED IN SECTION 1.04		
01HE6	29,612,525	29,612,
HIGHWAY	%.095.627 57.820.193	6.157. 56.362.
GENERAL TOTAL	692.702 96.221.047	\$73, 96,725,
TCTAL APPROPRIATION FOR CATEGORY 5	7016211047	7011631
HEALTH AND SOCIAL SERVICES AS INCLUDED IN SECTION 1.35	94,596,977	96,333,
HB777 PAGE 186 341575		
d SUMMARY (CONT.)	* FISCAL YEAR 1976 ** FISC	CAL YEAR 1977
ESTIMATED SOURCE OF FUNCS FOR CATEGORY OF		
HEALTH AND SOCIAL SERVICES AS INCLUDED IN SECTION 1.º5		
FEGERAL OTHER	39,410,953	41.459
GENERAL	4,95u,733 50,265,291	4,965, 52,339.
TOTAL	94,596,977	98,333,
ESTIMATED SCURCE OF FUNDS FOR CATEGORY "		
#S INCLUDED IN SECTION 1.06	100.460.262	113,395
TOTAL APPROPRIATION FOR CATEGORY FE		
EOUCAT ION		
AS INCLUDED IN SECTION 1.36 FEDERAL		20.641
OTHER GENERAL	19,600,439 50,45E,321	52,543,
TOTAL	39,343,502 108,480,262	44.210. 113.395.
TOTAL AMOUNT APPROPRIATED	10044044555	
AS INCLUDED IN SECTIONS 1.01 THRU AND THICLUDING	396,662,999	411.597,
FSTIMATED SOURCE OF FUNDS		
AS INCLUDED IN SECTIONS 1.01 THRU AND INCLUDING : FEDERAL		
	131.698.E81 75.514.794	105,327 77,670
CTHER	134044134	2,362
FISH AND GAME	2,369,216	
	2,369,216 65,724,730 153,355,578	66.413. 159.796.

- 4. GENERAL FUND AND TOTAL APPROPRIATION LIMITS. THE AMOUNTS INCLUDED IN DEPARTMENTS 66.04 (EXTENSION MORK IN GOUNTIES), 60.05 (NEW HAMPSHIES NETWORK), AND 66.07 INICHER EQUCATION FUND) UNDER ESTIMATEC SQUECC OF FUNDS FROM GENERAL FUND SHALL BETHE FUND APPROPRIATION FROM GENERAL FUNDS THAT NAY BE EXPENDED FOR THE PURPOSES OF SATO SECTIONS. ANY FUNDS RECEIVED BY ANY OF SAID AGENCIES FROM ANY OTHER SOURCE THAN GENERAL FUNDS IN EXCESS OF THE ESTIMATE OF FUNDS FROM SOURCES THERE THAN GENERAL FUNDS ARE HEREBY APPROPRIATION OF THE USE OF THE AGENCY AND NAY BE EXCESSED THE THE USE OF THE AGENCY IN EXCESS OF THE TOTAL APPROPRIATION THE AGENCY AND EXPENDITURE BY THE AGENCY IN EXCESS OF THE TOTAL APPROPRIATION THEORY.
- 5. NOTHITHSTANDING THE PROVISIONS OF RIA 148-414. THE TUITION TO BE CHARGED AT THE FECHNICAL INSTITUTE SHALL BE FOUR MUNORED THENTY-FIVE DOLLARS FOR OUT-OF-STATE STUDENTS AND ONE MUNORD ONE MUNORED FIFTY DOLLARS FOR OUT-OF-STATE STUDENTS ANNUALLY AND THE TUITION TO BE CHARGED AT THE YORATIONAL-TECHNICAL COLLEGES SHALL BE FOUR MUNORED DOLLARS FOR MIN-STATE STUDENTS AND ONE THOUSAND SEVENTY FIVE DOLLARS FOR OUT-OF-STATE STUDENTS AND ALLY FOR THE PROBABILISTS.
- 6. AHENO RSA 186811. SECTION *XII. BY STRIKING OUT THE PRESENT SECTION AND INSERTING IN PLACE THEREOF THE FOLLOWING NEW SECTIONS

XXII SUPERINTENDENIS, ASSISTANI SUPERINTENDENIS, TEACHER CONSULTANIS, BUSINESS ADMINISTRATORS, UPON CONSULTATION WITH THE LCCAL BOARDS IN EACH SUPERVISORY UNION AND UPON NOMINATION BY THE SUPERVISORY UNION BOARD OF A SUITABLE AND COMPETENT PERSON, AUTHORIZES THE EMPLOYMENT OF SUCH PERSON AS SUPERINTENDENT, II MAY AUTHORIZE THE EMPLOYMENT BY THE SAME RETHOO, DUE OR YORE ASSISTANT SUPERINTENDENTS, TEACHE CONSULTANTS, OR BUSINESS ADMINISTRATORS HEN THAT IS REASONABLY NECESSARY AND MAY REMOVE A SUPERINTENDENT, ASSISTANT SUPERINTENDENT, LEECHER CONSULTANT, OR OUSINESS ADMINISTRATOR WHEN THE INTEREST OF THE SCHOOLS IN THE SUPERVISORY UNION REQUIRE IT, NOTHING CONTAINED HEREIN IS INTERNED TO HOTE YIN AWY ART, THE SUPERVISORY RELATIONSHIP EXISTING BETWEEN THE STATE BOARD OF EDUCATION AND THIS SECTION.

MENO RSA 199130 BY STRIKING OUT SAIO SECTION AND INSERTING IN PLACE MEREOF THE FOLLOWING NEW SECTION:

199130 PAYMENT OF STATE SHARE OF SALARIES, UPON THE SHORN STATEMENT OF THE COMMISSIONER OF EQUCATION, THE STATE SHARE OF THE SALARTES OF ALL SUPERINTENDENTS, ASSISTANT SUPERINTENDENTS, FEATHER CONSULTANTS, AND BUSINESS ADMINISTRATORS, AS FIXED AND DETERMINED AS MEREIN PROVIDED. SHALL BE PAID BY THE STATE TREASURER TO THE SUPERVISORY UNDON ANNUALLY UPON THE OF THE GOVERNOR AND COUNCIL.

AMENO RSA 189144 BY STRIKING OUT THE PRESENT SECTION AND INSERTING IN PLACE THE FOLLOWING NEW SECTIONS

189144 ADDITIONAL SALARIES, ANY UNION MAY AOD SUCH SUM 45 IT SEES FI TO THE SALARY OF THE SUPERINTENDENTS, ASSISTANT SUPERINTENDENTS, TEACHER CONSULTANTS, OR BUSINESS ADMINISTRATORS AS PROVIDED BY THE STATE BOARD UNDER RSA 189130.

- SUSPENSION OF MILLAGE FORMULA, FOR THE FISCAL YEARS ENDING JUNE 3W, 1970AND 1977. THE MILLAGE FORMULA PROVIDED BY RSA 18712* IS HERBBY SUSPENDED.
 AND THE SUMS HERBBY APPROPRIATED SHALL BE THE TOTAL APPROPRIATION FOR THE
 UNIVERSITY OF NEW MAMPSHIRE, PLYMOUTH STATE COLLEGE, KEENE STATE COLLEGE,
 AND HERRITHACK VALLEY BRANCH, AND SHALL BE TO LIEU OF THE REDUTRIENTS FOR
 APPROPRIATION UNDER SAID RSA 18712**, OUT-OF-STATE TUITION SHALL BE SET
 APPROPRIATION UNDER SAID RSA 18712**, OUT-OF-STATE TUITION SHALL BE SET
 PER CAPITA OPERATION COSTS, INCLUDING INSTRUCTIONAL EXPENSE OF THE PERSON OF THE SET OF SAID STATE OF THE PERSON OF TH
- AGGITIONAL ASSISTANT BUSINESS SUPERVISOR. AMENO RSA 8136 AS AMENDED BY STRIKING OUT IN LINE FIFTEEN THE WORD "FOUR" AND INSERTING IN PLAGE THEREOF THE MORD "FIVE" SO SAID SECTION AS AMENDED SMALL READ AS FELLOMS!

BIJG - DUTIES. SUBJECT TO THE ORRECTION AND SUPERVISION OF THE COMPINGUER. THE DUSINESS SUPERVISION SHALL READ AS FELLOWS:

ONFINGUER, THE DUSINESS SUPERVISOR SHALL II) ADVISE MITH THE RESPECTIVE SUPERVISION. AND MINIMAL STATEMENT OF THE SUPERVISION. AND MAINTENANCE OF UNITORN AND EFFICIENT BUSINESS DECOORS. SUSINESS PRACTICES, AND BUSINESS ANAMAGEMENT AT EACH OF THE INSTITUTIONS MITHIN THE OFFRATMENT OF MOSPITALS AND OEPARTHENT OF CORRECTIONS: (2) ADVISE MITHIN THE RESPECTIVE SUPERVISIONS AND COMPANIENT OF CORRECTIONS: (2) ADVISE MITHIN THE RESPECTIVE SUPERVISION OF THE MAINTING OF

POSITION ESTABLISHED. AHEND RSA 8 BY INSERTING AFTER RSA 842. THE FOLLOWING

812-A CEPUTY COMPTROLLER, SUBJECT TO THE APPROVAL OF GOVERNOR AND COUNCIL, THE COMPTROLLER SHALL APPOINT A CEPUTY COMPTROLLER WHO SHALL BE JUALIFIED BY PREVIOUS EXPERIENCE TO PERFORM ALL UNITES AS MAY BE ASSIGNED TO MIT AND MHO SHALL HOLD OFFICE OUPING GOOD BEHAVIOR. THE SEPUTY COMPTROLLER SHALL ACT FOR THE COMPTROLLER WHEN EVER THE LATTER IS ASSIMT OR UNABLE TO ACT FOR ANY CAUSE OR WHEN THERE IS A VACANCY IN THE OFFICE OF COMPTROLLER, AND WHO SHALL RECEIVE SUCH SALARY AS MAY BE PROVIJEU BY APPROPRIATION THEREFOR.

ADDITIONAL ATTORNEYS GENERAL, AMEND 95A 7116 AS AMENDED BY STRIKTING DUT IN LINE TWO THE MORD "SEVENTEEM" AND INSERTING IN PLAGE THEREOF THE MORDS "THENTY-FORM" SO THAT SAID SECTION AS AMENDED SHALL READ AS FOLLOWS! 7116 ASSISTANT ATTORNEYS GENERAL. THE ATTORNEY GENERAL, SUBJECT TO THE APPROVAL OF GOVERNOR AND COUNCIL, MAY APPOINT INENTY-FOUR ASSISTANT ATTORNEYS GENERAL EACH OF WHOM SHALL HOLD OFFICE FOR A TEHM OF FIVE YEARS. ANY VACANCY IN SUCH OFFICE MAY OF FILLED FOR THE UNEXFIRED TERM, ANY ASSISTANT ATTORNEY GENERAL MAY BE REMOVED ONLY AS PROVIDED BY MSA 4-11.

POSITION ESTABLISH. AMENO RSA 49116 AS AMENDED BY STRIKING OUT SAID SECTION AND INSERTING IN PLACE THEREOF THE FOLLDMING:

49116 ADMINISTRATIVE ASSISTANT TO THE CHIEF JUSTICE. THE CHIEF JUSTICE OF THE SUPERIOR COURT SHALL APPOINT AN ADMINISTRATIVE ASSISTANT WHO SMALL SERVE AT MIS PLEASURE. THE ADMINISTRATIVE ASSISTANT SHALL SERVE AS FISCAL OFFICER OF THE SUPERIOR COURT AND SMALL PERFORM SUCH OTHER OUTLES AS MAY BE REQUIRED BY THE CHIEF JUSTICE AND SMALL RECEIVE SUCH SALARY AS MAY BE PROVIDED BY APPROPRIATION THEREFOR.

49116-A SUPERIOR COURT JUSTICES EXPENSES. ACTUAL EXFENSES AND OFFICE RENT SHALL BE ALLOMED THE JUSTICES AS PROVICED FOR THE JUSTICES OF THE SUPREME COURT.

LIMITATION ON NEAL REIMBURSEMENT, NOTHITHSTANDING ANY OTHER FROVISIONS OF LAW, REIMBURSEMENT FOR MEALS SHALL 3E MADE CALV HHEN ASSOCIATED HITH AN OVERNICHT STAY THAT IS NEEDSSARY AND REQUIRED FOR THE CPTHUMP PERFORMANCE OF ASSIGNED OUTIES, ALL REIMBURSEMENTS FOR NEALS SHALL BE AT SUCH RATES AND UNDER SUUM REGULATIONS AS NAY BE ESTABLISHED FROM TIME TO TIME BY THE GOVERNOR AND COUNCIL.

EXCEPTIONS

REIMBURSEMENT FOR MEALS MAY BE AUTHORIZED FROM THE DEPARTMENT'S APPLICABLE AVAILABLE APPROPRIATIONS TO APPOINTED MEMBERS OF BOARDS AND COMMISSIONS HMD SERVE MITHOUT COMPENSATION.

REIMOURSEMENT FOR MEALS HAT 3G AUTHREIZED FROM THE JEPARTHEMITS APPLICABLE
AVAILABLE APPROPRIATION OF GOVERNOR AND COUNCIL UPON MEITTEN REQUEST OF THE
JEPARTMENT HEAD WHEN SPECIAL OR UNUSUAL CIRCUMSTANCES CIDITATE THAT SUDM
AUTHORIZATION IS IN THE BEST INTEREST OF THE STATE THE CHPTROLLER SMALL
REPORT QUARTERLY TO THE FISCAL COMMITTEE ALL SUCH SPECIAL CIRCUMSTANCE
AUTHORIZATIONS.

- 13. ESTIMATED FEDERAL FUNDS. IF, UNDER ANY APPROPRIATION, EXCEPT DEPARTMENTS 06.04 (EXTENSION MORK IN COUNTIES). AND J6.07 INIGHER EDUCATION). THE FEDERAL GRANT RECEIVED, WELFER BY DIRECT GRANT FROM FERFALL GENERO BY A GRANT OR PASS THOUGH OF PROPRIATION. SHALL BE REQUEED BY THE ADOUNT OF SECTIONS. THE PROPRISIONS OF THIS SECTIONS SHALL BE ADOLISHED REDIFFICATIONS AS SUBJECTED, SALU POSITION ANY SALU POSITION OR POSITIONS AS SUBJECTED, SALU POSITION OR POSITIONS AS SUBJECTED, SALU POSITION SHALL NOT APPLY TO REVENUE SHARING TUNDS.
- 14. FISH AND GAME DEPARTMENT, IN ADDITION TO THE AMOUNT APPROPRIATED HEREIN FOR THE FISH AND GAME DEPARTMENT, ANY EXCESS OVER THE ESTIMATED REVENUE. AND/OR FROM GRANTS OR GIFTS MAY BE EXPENDED BY THE FISH AND GAME COMMISSION WITH THE PRIOR APPROVAL OF THE GOVERNOR AND COUNCIL.

ANY FUNOS IN EXCESS OF THE ESTIMATED FEDERAL GRANTS SHALL EE AVAILABLE FOR SUCH FURTHER EXPENDITURE AS THE GOVERNOR AND COUNCIL SHALL APPROVE. ADECREASE IN FEDERAL FUNOS HILL BE IMPLEMENTED BY A PROPORTIONATE DECREASE IN ALL CLASSES OF EXPENDITURE AS RECOMMENCED BY THE FISM AND GAME COMMISSION AND APPROVED BY THE GOVERNOR AND COUNCIL, INCLUDING ANY PERMANENT PERSONNEL SERVICES FORMERLY COVERED BY FEDERAL FUNDS.

PERMANENT PERSONNEL SERVICES FORMERLY COVERED BY FEDERAL FORMOS.

THE COMPTROLLER, IN A SORM ACCESTED ABLE TO MITH. SHALL REQUIRE THE DIRECTOR OF
THE FISH AND GAME OFFARTHENT TO PREPARE A LISTING OF ALL CLAIMS AGAINST
VALIABLE FLOGRAL FUNDS ALLOCATED TO THE FISH AND GAME OFFARTHENT AS OF
JUNE 34, 1975, AND SUBMITTED TO THE COMPTROLLER NO LATER THAM JULY 14,
1975. ALL CLAIMS LISTED SHALL BE REVIEWED 9Y THE OFFARTHENT OF
AOMINISTRATION AND CONTROL AND COMPARCO TO THE RECORDS MAINTAINED AT FISH
AND GAME TO INSURE THAT ALL OTECT AND APPLICABLE NOIFECT FOREFAL
PARTICIPATING EXPENDITURES THROUGH JUNE 36, 1975. HAVE BEEN INCLUDED. ALL
FEGURAL PROJECT RECORDS MUST BE COMPLETEL TO THE CAME OF A TIMELY THAN 15.

FEGURAL PROJECT STATUS REPORT, AS PRESCRIBED BY THE COMPTROLLER, MUST BE
SUMMITTED COLORTERLY - ON OCTOBER 15. JANUARY 14. APRIL 11, AND JULY 13 - TO
THE OFFARTHENT OF ADMINISTRATION AND CONTROL FOR REVIEW.

PRIOR TO CLOSING THE STATE ACCOUNTS FOR FISCAL YEAR 1975. THE COMPTROLLER SHALL RECORD THE CLAIMS AS FECERAL REVENUE IN THE FISH AND GAME FUND. ALL PRIOR YEAR REIMBURSEMENTS FROM FEDERAL IN EXCESS OF THE AMOUNT RECORDED AS OF JUNE 30, 1975, SHALL BE DEPOSITED TO THE FISH AND GAME FUND.

PROVISIONS OF RSA 206136 SHALL BE SJSPENDED FOR THE BIENNIUM ENDING JUNE

15. SALARY ADJUSTMENT FUND TO LAPSE ANNIALLY, AMEND RSA 9914 BY STRIXING DUT IN LINE NINE THE MORD "9IENNIUM" AND INSERTING IN PLACE THEREOF THE MORDS (FISCAL YEARY SO SAID SECTION AS AMENDED SAIL READ AS FOLLOWS).

9914 SALARY ADJUSTMENT FUND. MMFREAS THE APPROPRIATIONS FOR PERSONAL SERVICES IN STATE OFPATTHENES AND INSTITUTIONS INCLUDE AN ANNUAL INCREMENT FOR ECON SITTOM, AND MHERES UPON LOCASION DUE TO MEASURES AND REPROMELT TURNOUTER, SALARIES, INCREMENT INCREASES AND LONGEVITY AS PROVIDED BY THE DEPARTMENT OF ADMINISTRATION AND CONTROL SHALL TRANSFER SAID AMOUNT FROM THE OPPARTMENTAL OF INSTITUTIONAL APPROPRIATION TO ASSETT ACCOUNT TO BE KNOWN AS THE SALARY ADJUSTMENT FUND. THIS FUND SHALL LAPSE AT THE END OF EACH FISCAL VEAR AND VERST TO THE APPROPRIATE FUND. UNDER NO CISCONSTANCES HILL THIS FUND BE USED FOR TEMPORARY POSITIONS OR MEN POSITIONS. EPON THE CONTROL OF THE APPROPRIATE FUND. UNDER NO CISCONSTANCES HILL THIS FUND OF THE APPROPAIR FUND. SHALL BASE AT THE END OF CONTROL OF THE APPROPAIR SUBJECT TO THE APPROPAL OF THE APPROPAIR FUND. SHALL BE AVAILABLE FOR TRANSFER TO OPPARTMENTS AND INSTITUTIONS IN AMOUNTS THAT ARE DEFER THE FUND.

16. EMPLOYEE BENEFIT ACJUSTMENT ACCOUNT TO LAPSE ANNUALLY. AMENO RSA
9117-G BY STRIKING OUT IN LINE SEVEN THE MORO "BLENNIUM" AND INSERTING IN
PLACE THEREOF THE MOMOS (FISCAL YEAR) SO SAIO SECTION AS AMENGEO SHALL READ
AS FOLLOWS!

EMPLOYEE BENEFIT ADJUSTMENT ACCOUNT, MHEREAS THE AFPROPRIATIONS FOR EMPLOYEE BENEFITS IN STATE DEPARTMENTS AND INSTITUTIONS MAY UPON OCCASION NOT BE TOTALLY NECED FOR EACH POSITION DUE TO VACANCIES AND PERSONNEL TURNOVER, THE DEPARTMENT OF ADMINISTRATION AND CONTROL SMALL FRANSFER SAID AMOUNT QUARTERLY FROM THE DEPARTMENT OF INSTITUTIONAL APPROPRIATION TO A SPECIAL ACCOUNT TO BE KNOWN AS THE EMPLOYEE BENEFIT ADJUSTMENT ACCOUNT. HIS FUND SHALL LAPSE AT THE EMPLOYEE BENEFIT ADJUSTMENT ACCOUNT SHIP OF THE COMPTROLLER, SUBJECT TO THE APPROPRIATE FUND, UPON THE CERTIFICATION OF THE COMPTROLLER, SUBJECT TO THE APPROPRIATE GOVERNOP AND COUNCIL, HE EMPLOYEE BENEFIT ACCOUNT SHALL BE SEEN RECESSARY TO PAY THE STATES BEQUIRED PROPORTIONATE SHARE OF ANY LEGALLY AUTHORIZED HERDLYCEE BENEFIT. NOTHINISTANDING THE PROVISIONS OF MSA 7116 AND 9117, NO TRANSFER SHALL BE MADE FROM ANY APPROPRIATION FOR EMPLOYEE BENEFITS. TO ANY OTHER USE OR PURPOSE EXCEPT AS FROVIDED IN THIS SECTION.

- 17. 1977-79 BUGGETING FOR CERTAIN FEDERAL FUNDS. IN PREPARING AND ADOPTING THE BUGGET FOR THE BIENNIUM ENGING JUNE 33, 1979, ALL FEDERAL FUNDS CHANNELED THROUGH THE GOVERNOR'S OFFICE SHALL APPEAR IN A BUGGET ITEM IN AM A
- 19. JSE OF REVENUE SHARING FUNGS, AMOUNTS APPROPRIATED FROM THE GENERAL FUND IN SECTION 1 CATAGORY 10. GENERAL GOVERNMENT, THROUGH AND INCLUDING CATAGORY 10. GENERAL GOVERNMENT, THROUGH AND INCLUDING CATAGORY 10. GENERAL FUNDS RECEIVED UNDER THE PROVISIONS OF THE STATE AND LOCAL ASSISTANCE ACT OF 1972 12. 92-512). TO THE EXTENT SALO AMOUNTS CHARGED WILL NOT EXCECO REVENUES RECEIVED ON INTEREST EXAMED UNDER THE PROVISIONS OF THE ACT, EXCEPT FOR THE FOLLOWING THROUGH STORY OF THE ACT, EXCEPT FOR THE FOLLOWING THROUGH SHOWS AND THROUGH SHOWS AND THROUGH SHOWS THE FOLLOWING PORTIONS DOTAINTECA AS UNDER THE FOLLOWING PORTIONS OF THE ACT, EXCEPT FOR THE FOLLOWING PORTIONS DOWN THE ACT, EXCEPT FOR THE FOLLOWING PORTIONS DOWN THE ACT, EXCEPT FOR THE FOLLOWING PORTIONS DOWN THE ACT, STORY OF THE FOLLOWING PORTIONS THE ACT, STORY OF THE PROVISION OF THE PROVIDED THROUGH SHOWS THE ACT OF THE PROVIDED THROUGH SHOWS THROUGH SHOWS THE PROVIDED THROUGH SHOWS THROUGH
- 19. LIABILITY OF POLITICAL SUBDIVISIONS. IN THE EVENT THAT ANY OF THE FUNDS RECEIVED UNDER THE PROVISIONS OF THE STATE AND LICAL ASSISTANCE ACT OF 1972 (Pt. 92-522) BY THE STATE ARE PASSED ON TO A POLITICAL SUBDIVISION OF THE STATE, AND ARE USED IN VIOLATION OF THE FECRAL ACT OR REQULATIONS OF SUBDIVISION. SUBDIVISION SHALL BE LIABLE FOR ANY PENALTY OR LIABILITY.
- 20. NEW MAMPSHIRE TRANSPORTATION AUTHORITY SUSPENDED FOR THE BIENNIUM. OTHER PROVISCORS OF LAW MODITHISTATIONERS 21-C SHALL BE SUSPENDED FOR THE BIENNIUM SHOULD JUNE 30, 1977.
- 21. EFFECTIVE DATE. THIS ACT SHALL TAKE EFFECT ON JULY 1, 1975.

Rep. Drake requested a quorum count.

283 members having answered, a quorum was declared present.

Rep. Drake explained the committee amendment, followed by Reps. Solomon, Ferguson and Scamman.

Amendment adopted.

Rep. Spirou offered an amendment and spoke to his amendment.

Reps. Nardi, Eugene Daniell, Belair and Cornelius spoke in favor of the amendment.

Reps. Scamman, Lockhart, Hager, Sackett, McLane, Russell Chase, Ward and Drake spoke against the amendment.

Rep. Lessard moved the previous question.

Sufficiently seconded.

Adopted.

A Roll Call was requested.

Sufficiently seconded.

Rep. Kenneth Randall abstained from voting under Rule 16.

YEAS 119 NAYS 238 YEAS 119

BELKNAP COUNTY

Govette, Hildreth and Sabbow.

CHESHIRE COUNTY

Cournoyer, Hanna, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

Cooney, Craggy, Hunt, George Lemire, Oleson, Patenaude, Poulin and Valliere. GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Melnick and Symons.

HILLSBOROUGH COUNTY

Ahern, Baker, Belanger, Bishop, Emile Boisvert, Vilfrid Boisvert, Bruton, Burke, Margaret Cote, Coutermarsh, Cullity, Douzanis, Drewniak, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Gravelle, George Healy, LaChance, Armand Lemire, Levasseur, Lynch, McDonough, McGlynn, Morgan, Morrissette, Nardi, Normand, Timothy O'Connor, O'Neil, Orcutt, Russell Perkins, Quigley, Reidy, Shea, Sing, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Cushman, Eugene Daniell, Estee, Gamache, LaBonte, Plourde and Ralph.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Grace DeCesare, Gage, Ganley, Gillis, Goff, Hobbs, Kelley, Krasker, Maynard, McEachern, Niebling, O'Connell, Parolise, Peterson, Splaine and William Stevens.

STRAFFORD COUNTY

Bernard, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Kincald, Lessard, Rod O'Connor, Robillard and Ruel.

SULLIVAN COUNTY

Brodeur and Lucas.

NAYS 238

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Barbara Kidder, Leary, Mansfield, Marsh, James Murray and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Fillback, Anne

Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Turner, Wells and Whipple.

COOS COUNTY

Burns, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Judd, Victor Kidder, Mabel Richardson, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid. Gemmill, Hough, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend and Ward. HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Barrett, Bednar, Belcourt, Boyd, Bragdon, Carswell, Coburn, Corey, Corser, Joseph Cote, Philip Currier, Forsaith Daniels, Day, Clyde Eaton, Joseph Eaton, Ferguson, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lefebvre, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgrage, Fred Murray, Paradis, Arnold Perkins, Peters, Polak, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Leonard Smith, Solomon, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Alice Davis, George Gordon, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, McNichol, Millard, Noble, Packard, Rich, Riley, Ryan, Shepard, Sherman, Tarr, Underwood and Elmer Wiggin.

Appel, Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Eastman, Ellis, Erler, Flanagan, Gaskill, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Kashulines, King, Lockhart, MacGregor, Page, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Wilson and Wolfsen.

Appleby, Bouchard, Canney, Shirley Clark, Dunlap, Joncas, Joos, Kimball, Maloomian, McManus, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Sackett, Tibbetts, Torrey, Tripp, Winkley and Woods.
SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Frizzell, LeBrun, Mahoney, Olden, Rousseau, Scott, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson. and the amendment lost.

Rep. O'Keefe wished to be recorded in favor of the Spirou amendment.

Rep. Hildreth offered an amendment and spoke to his amendment.

Reps. William Kidder, Drake and Ward spoke against the amendment.

Reps. Griffin and McDonough spoke in favor of the amendment.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A Roll Call was requested and sufficiently seconded.

Reps. Tarr and Kenneth Randall abstained from voting under Rule 16.

YEAS 175 NAYS 181 YEAS 175

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Goyette, Hildreth, Sabbow and Young. CARROLL COUNTY

Dickinson, Duprey, Howard and Towle.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Cournoyer, Hanna, Cleon Heald, Marshala, Milbank, Nims, Proctor, Ramsey, Russell and Whipple.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Oleson, Patenaude, Poulin, Valliere, Wiswell and York.

GRAFTON COUNTY

Altman, David Bradley, Cynthia Clark, Copenhaver, Cornelius, Melnick and Symons.

HILLSBOROUGH COUNTY

Baker, Barrett, Belanger, Bishop, Emile Boisvert, Bruton, Burke, Corey, Margaret Cote, Cullity, Forsaith Daniels, Day, Douzanis, Drewniak, Joseph Eaton, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Salvatore Grasso, Gravelle, George Healy, Edmund Keefe LaChance, Lefebvre, Armand Lemire, Lynch, Martin, McDonough, McGlynn, Milne, Morgrage, Morrissette, Nardi, Timothy O'Connor, O'Neil, Orcutt, Paradis, Polak, Quigley, Reardon, Reidy, Shea, Andre Simard, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Chris Angersen, Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, Cushman, Estee, Haller, Hanson, LaBonte, McNichol, Noble, Packard, Plourde, Ralph and Sherman.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Briggs, Campbell, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Ellis, Gage, Ganley, Griffin, Hobbs, Kasnulines, Kelley, Krasker, MacGregor, Maynard, McEachern, O'Connell, Parolise, Parr, Peterson, Richards, Sayer, Constance Simard, Skinner, Splaine, William Stevens and Wilson. STRAFFORD COUNTY

Appleby, Bernard, Donnelly, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Kincaid, Lessard, McManus, Rod O'Connor, Osgood, Robillard, Rowell, Torrey and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, LeBrun, Lucas, Rousseau, Scott, Roma Spaulding and Tucker.

NAYS 181

BELKNAP COUNTY

French, Barbara Kidder, Leary, Mansfield, Marsh and James Murray. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Fullam and Kenneth Smith,

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Fillback, Anne Gordon, Johnson, Knight, Ladd, Langille, McGinness, Anthony Stevens, Turner and Wells.
COOS COUNTY

Burns, Craggy, Drake, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, LaMott, Logan, Mann, Pepitone, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Bednar, Belcourt, Wilfrid Boisvert, Boyd, Bragdon, Carswell, Coburn, Corser, Joseph Cote, Philip Currier, Clyde Eaton, Ferguson, Fleisher, Granger, Philip Heald, Howard Humphrey, Karnis, Lawrence, Levasseur, Lyons, MacDonald, McLaughlin, Morgan, Fred Murray, Normand, Arnold Perkins, Russell Perkins, Peters, Record, Henry Richardson, Seamans, Sing, Leonard Smith, Solomon, Kenneth Spalding, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

MERRIMACK COUNTY

Ayles, Laurent Boucher, Chandler, David Currier, Eugene Daniell, Alice Davis, Gamache, George Gordon, Hager, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Millard, Rich, Riley, Ryan, Shepard, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Eastman, Erler, Flanagan, Gaskill, Gillis,

Goff, Goodrich, Gorman, Greene, Harney, Hoar, King, Lockhart, Niebling, Page, Anthony Randall, Read, Reese, Rogers, Sanborn, Scamman, Schwaner, Stimmell, Tavitian, George Thibeault, Twardus and Wolfsen.

STRAFFORD COUNTY
Bouchard, Canney, Shirley Clark, Joncas, Joos, Kimball, Maloomian, Parnagian,
Parshley, Pray, Preston, Ruel, Sackett, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Mahoney, Olden, Sara Townsend, George Wiggins and Williamson.

and the amendment lost.

Rep. David Currier, who voted nay, notified the clerk that he inadvertently voted incorrectly, and wished to vote yea.

Rep. Peterson offered an amendment and spoke to his amendment.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Rep. Roderick O'Connor offered an amendment and spoke to his amendment.

Reps. Drake and Scamman spoke against the amendment.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Roderick O'Connor requested a roll call.

Sufficiently seconded.

Reps. Kenneth Randall and Tarr abstained from voting under Rule 16.

YEAS 74 NAYS 282 YEAS 74

BELKNAP COUNTY

Ambrose, Goyette and Hildreth.

CARROLL COUNTY

Dickinson.

CHESHIRE COUNTY

Nims, Proctor, Ramsey and Russell.

COOS COUNTY

Cooney, Poulin and Valliere.

GRAFTON COUNTY

Chambers, Copenhaver and Cornelius.

HILLSBOROUGH COUNTY

Bishop, Emile Boisvert, Margaret Cote, Coutermarsh, Cullity, Day, Gardner, Gelinas, Gravelle, George Healy, LaChance, Martin, McDonough, McGlynn, Morgrage, Reidy, Shea, Spirou, Sullivan, Vachon, Wheeler, Cecelia Winn, John Winn and Withington.

MERRIMACK COUNTY

Bartlett, Raymond Chase, David Currier, Cushman, LaBonte, McNichol and Plourde.

ROCKINGHAM COUNTY

Belair, Blanchette, Thomas Connors, Cotton, Grace DeCesare, Ganley, Gaskill, Hoar, Hobbs, Kashulines, Krasker, MacGregor, McEachern, Parolise, Peterson, Splaine, William Stevens and Twardus.

STRAFFORD COUNTY

Dudley, Charles Grassie, Habel, Hebert, Kincaid, Lessard, Rod O'Connor and Robillard.

SULLIVAN COUNTY

Brodeur, Tucker and George Wiggins.

NAYS 282

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Barbara Kidder, Leary, Mansfield, Marsh, James Murray, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Anthony Stevens, Turner, Wells and Whipple. COOS COUNTY

Burns, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Patenaude, Mabel Richardson, Wiswell and

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, Cynthia Clark, W Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Baker, Barrett, Bednar, Belanger, Belcourt, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Coburn, Corey, Corser, Joseph Cote, Philip Currier, Forsaith Daniels, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gauthier, Gramling, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lefebvre, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, McLaughlin, Milne, Morgan, Morrissette, Fred Murray, Nardi, Normand, Timothy O'Connor, O'Neil, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Solomon, Kenneth Spalding, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Van Loan and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, Castaldo, John Cate, Milton Cate, Chandler, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Millard, Noble, Packard, Ralph, Rich, Riley, Ryan, Shepard, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Briggs, Campbell, Casassa, Collins, Collishaw, Cressy, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Eastman, Ellis, Erler, Flanagan, Gage, Gillis, Goff, Goodrich, Gorman, Greene, Griffin, Harney, Kelley, King, Lockhart, Maynard, Niebling, O'Connell, Page, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Dumais, Dunlap, Horrigan, Joncas, Joos, Kimball, Maloomian, McManus, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Sackett, Tibbetts, Torrey, Tripp, Winkley and Woods. SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Frizzell, LeBrun, Lucas, Mahoney, Olden, Rousseau, Scott, Roma Spaulding, Sara Townsend and Williamson.

and the amendment lost.

Question being on the committee report.

Ordered to third reading.

Reps. Charles Grassie and Bowler wished to be recorded as opposed to the passage of HB 777.

VACATE

Rep. Russell Chase moved that the House vacate the reference of HB 760, relative to instituting a lifeline rate structure for public utilities providing electrical energy to the committee on Executive Departments and Administration and re-refer said bill to the committee on Statutory Revision.

Adopted.

FOUR-DAY EXTENSIONS GRANTED

HB 522, requiring the Exeter district court to hold regular sessions in Epping. (Judiciary)

HB 532, relative to the filing of pre-judgment orders of attachment. (Judiciary)

HB 472, relative to management of solid waste, establishing a bureau of waste matter management and making an appropriation therefor. (Environment and Agriculture)

SB 66, providing additional cost of living increases for retired members of the N. H. Teacher's Retirement system, the N. H. Policemen's Retirement system, the N. H. Firemen's Retirement system, the N. H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change. (Executive Departments and Administration)

SUSPENSION OF RULES

Reps. French and Spirou moved that the rules be so far suspended as to permit the holding of executive sessions without two day's notice and to permit the reporting of bills for action with only one day's notice in the calendar from now until May 1st.

Adopted by the necessary two-thirds.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 122, relative to off-highway recreational vehicles.

HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977.

 $\ensuremath{\mathsf{HB}}$ 727, providing for mental illness coverage under health and accident insurance.

HB 770, providing certain standards for individual accident and health insurance policies.

HB 678, placing petrochemical plants under the authority of the energy facility evaluation committee.

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial development.

HB 580, relative to the manner of collecting village district taxes.

HB 587, relative to the appointment of a health officer for the town.

HB 622, relative to sales, leases and use of real property of a county.

HB 572, providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission.

SB 18, relative to the commitment of children to the youth development center for an offense.

RECONSIDERATIONS

Rep. Drake moved reconsideration on HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977.

Reconsideration lost.

Rep. Claflin moved reconsideration on HB 572, providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission.

Reconsideration lost.

Rep. Gorman moved reconsideration on SB 18, relative to the commitment of children to the youth development center for an offense.

Reconsideration lost.

Thursday, April 24, will be a consent calendar day.

352 members were recorded as present.

On motion of Reps. French and Chambers the House adjourned at 5:55 o'clock.

Wednesday, 23Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr. Like the woman at the well I was seeking For things that could not satisfy.
And then I heard my Savior speaking:
"Draw from My well that never shall run dry."

There are millions in this world who are craving The pleasure earthly things afford.
But none can match the wondrous treasure That I find in Jesus Christ, my Lord.

So, my brother, if the things this world gave you Leave angers that won't pass away.

My blessed Lord will come and save you If you come to Him and humbly pray.

Fill My Cup Lord, I lift it up, Lord. Come and quench this thirsting of my soul. Bread of heaven feed me till I want no more, Fill My Cup, fill it up and make me whole.

Folk Prayer-Song, "Fill My Cup Lord" by Richard Blanchard

Rep. Woods led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Cooke, today, tomorrow and Friday, important business. Reps. Nardi and A. C. Jones, the day, important business.

Rep. Emile Boisvert, indefinite, illness.

Rep. Cobleigh, the week, illness.

INTRODUCTION OF GUESTS

Marcia Orcutt, daughter of Rep. Orcutt, Nancy Maltman, Diane Mellor, guests of Rep. Orcutt; Ruth Dawson, guest of Rep. Tibbetts; Donald, Lorin and Nathan Morris, guests of Rep. Reese; former Rep. John C. Harvell, guest of the Speaker.

SENATE MESSAGES

The Senate has voted to refer the following bill to interim study: HB 10, eliminating the United States citizenship requirement to qualify for licensing as a real estate salesman or broker.

CONCURRENCE

SENATE BILL WITH HOUSE AMENDMENT

SB 61, relative to procedures for rule making for the fish and game department.

CONCURRENCE

HB 322, prohibiting operation of unauthorized ground vehicles at airports.

HB 222, to reclassify a certain highway in the town of Bethlehem.

HB 151, prohibiting bicycle racing on certain highways.

HB 526, establishing a professional standards board to advise the State Board of ducation.

Rep. French moved that debate be limited to one-half hour equally divided on all bills with the exception of HB 658 which shall be one hour equally divided.

Adopted.

COMMITTEE REPORTS

HB 527, relative to public disposal facilities. Ought to pass with amendment. Rep. Bowler for Environment and Agriculture.

This allows towns to test soil on private property after prior notification to the owner.

AMENDMENT

Amend RSA 147:23-n, I, III and IV as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. Any municipality required to provide a public disposal facility under this chapter may through its servants or others authorized by the municipality enter upon private land to perform subsurface and other investigations to determine the acceptability of such land as a site for a public disposal facility.

III. At least fourteen days prior to the entry authorized by paragraph I, the municipality shall by registered mail notify the owner of the land of the date of the intended investigation.

IV. A municipality whose acts under paragraph I materially interfere with the present use being made of the land by the owner or result in any waste to the land, is liable for damages resulting therefrom,

Amendment adopted.

Ordered to third reading.

HB 721, changing the hunting hours in the state. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Committee unanimous in not changing daylight hours for hunting.

Resolution adopted.

HB 653, relative to school health services and medical examinations of school children and personnel. Inexpedient to legislate, Rep. Eugene S. Daniell for Health and Welfare.

The committee was strongly in favor of this kind of preventive health program; however, the committee was unanimous in feeling that if the state cannot fund the program, it is unfair to impose such a burden on the towns and cities. Resolution adopted.

HB 707, relative to exempting school children from immunization requirements for religious reasons. Inexpedient to legislate. Rep. Ralph for Health and Welfare.

Committee feels the present statute is adequate.

Resolution adopted.

HB 603, decreasing the time period during which jurors are ineligible to repeat jury service. Refer to the Committee on Judiciary for interim study. Rep. Castaldo for Judiciary.

Committee feels the present statute is adequate.

Adopted.

HB 493, requiring the metering of certain gasoline sales. Ought to pass with amendment. Rep. W. Murray Clark for Transportation.

Committee felt this was the easiest way to handle a very serious problem at no expense to anyone. Amendment protects retail gasoline dealers, state, county and municipal governments, all of which testified that a problem presently exists.

AMENDMENT

Amend RSA 359-A:47, I, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

I. All gasoline sold and delivered by a wholesale vendor to a retail vendee of gasoline shall be metered, except when the wholesale vendor charges for gasoline using the meter readings on the retail vendee's pump. For the purposes of this section a retail vendee includes state, county and municipal governments.

Amendment adopted.

Referred to Appropriations.

HB 581, relative to handle bar grips on motorcycles. Inexpedient to legislate. Rep. York for Transportation.

Committee could see no need for this bill.

Resolution adopted.

HB 605, limiting the increases in fees for mooring permits for commercial fishing vessels in waters under the jurisdiction of the state port authority. Refer to the Committee on Transportation for interim study. Rep. Erler for Transportation.

This bill left open many questions regarding the operation of moorings by the port authority commission. Vote was unanimous.

Adopted.

HB 674, relative to the use of emergency lights and sirens by persons licensed by the director of public health. Inexpedient to legislate. Rep. York for Transportation. Committee felt passage of this bill would lead to further abuses of emergency lights.

Resolution adopted.

HB 686, relative to the registration of wreckers. Inexpedient to legislate. Rep. Tavitian for Transportation.

This bill did not do what the sponsor intended. Committee vote was unanimous. Resolution adopted.

HB 705, requiring gasoline suppliers to offer surplus gasoline to their dealer franchisees. Refer to the Committee on Transportation for interim study, Rep. MacDonald for Transportation.

This bill has a lot of good contained in it, but is too complicated to pass without further study. Committee vote was unanimous.

Adopted.

HB 710, requiring permission of landowners before OHRV's permitted on private land. Inexpedient to legislate. Rep. Cressy for Transportation.

Only one of the three sponsors of this bill appeared in favor. All other people including the director of the division of OHRV were opposed. Committee vote was unanimous

Resolution adopted.

Rep. Kenneth Spalding requested a quorum count. The Speaker declared a proper quorum present.

THREE-DAY EXTENSIONS GRANTED

HB 79, relative to the chairmanship of the ambulance service coordinating board. (Health and Welfare)

 $\ensuremath{\mathsf{HB}}$ 95, relative to a mandatory penalty for illegal sales of narcotics by drug pusher. (Judiciary)

HB 367, establishing a police commission for the town of Seabrook. (Municipal and County Government)

HB 776, to provide for the licensing of plumbers and the regulation of plumbing. (Executive Departments and Administration)

REGULAR CALENDAR (continued) (Rep. Russell Chase in chair)

HB 660, prohibiting the required reading of books or material which contains obscene language. Resolution requesting a Supreme Court ruling. Rep. Shapiro for Judiciary.

Sets up the requiring of reading of obscene books in a public school as a misdemeanor. Not clear as to who is liable — teacher, principal, school board. Sponsors unclear on obscenity and profanity. Already covered in the statutes. Question on constitutionality.

Rep. Sweeney moved that the words, ought to pass, be substituted for the committee report, Resolution requesting a Supreme Court ruling, and spoke to his motion.

Rep. Shapiro spoke against the motion.

Reps. George Gordon and Read spoke in favor of the motion.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

Rep. George Gordon requested a quorum count and subsequently withdrew his request.

Rep. Sweeney requested a Roll Call.

Sufficiently seconded.

Yeas 115 Nays 190 YEAS 115

BELKNAP COUNTY

March, James Murray.

CARROLL COUNTY

Conley, Howard and Towle.

CHESHIRE COUNTY

Ames, Cournoyer, Fillback, Anne Gordon, Johnson, Proctor, Turner and Whipple. COOS COUNTY

Rebecca Gagnon, Huggins, Hunt, Judd, Victor Kidder, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Richard Bradley, Buckman, George Cate, W. Murray Clark, Myrl Eaton, Logan and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Belanger, Burke, Carswell, Joseph Cote, Kendall Cote, Coutermarsh, Crotty, Cullity, Drewniak, Clyde Eaton, Favreau, Granger, George Healy, Howard Humphrey, Karnis, LaChance, Lefebvre, McDonough, Milne, Morrissette, Timothy O'Connor, Orcutt, Paradis, Quigley, Reidy, Henry Richardson, Andre Simard, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea and Withington.

MERRIMACK COUNTY

Ayles, Chandler, Estee, George Gordon, James Humphrey, Labonte, Plourde, Ralph, Rich, Riley and Shepard.

ROCKINGHAM COUNTY

Belair, Bisbee, Briggs, Collishaw, Grace DeCesare, Ellis, Erler, Gage, Goff, Hobbs, Kashulines, MacGregor, McEachern, Page, Parolise, Peterson, Anthony Randall, Read, Rogers, Sanborn, Schwaner, Tavitian and George Thibeault.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Hebert, Kincaid,

Parnagian, Rowell and Winkley.

SULLIVAN COUNTY
Barrus, D'Amante, Lebrun, Rousseau, Scott and George Wiggins.

NAYS 190

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Goyette, Hildreth, Mansfield and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Claflin, Dickinson, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Robert Callahan, Close, Hanna, Knight, Ladd, Marshala, Milbank, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Horton, Oleson, Patenaude, Poulin and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Chambers, Cynthia Clark, Cornelius, Duhaime, Gemmill, Mann, Melnick, Symons and Taylor.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bernier, Bishop, Wilfrid Boisvert, Boyd, Bruton, Carter, Coburn, Colson, Corser, Margaret Cote, Philip Currier, Day, Douzanis, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Salvatore Grasso, Gravelle, Philip Heald, Ingram, Edmund Keefe, Lamy, Lawrence, Lyons, Martin, McGlynn, McLaughlin, Normand, O'Neil, Arnold Perkins, Russell Perkins, Peters, Polak, Reardon, Record, Seamans, Sing, Leonard Smith, Kenneth Spalding, P. Robert Thibeault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Woodruff.

Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, David Currier, Cushman, Eugene Daniell, Alice Davis, Gamache, Hager, Haller, Harriman, H. Gwendolyn Jones, Kenison, McLane, McNichol Millard, Packard, Shapiro, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Blanchette, Campbell, Collins, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Roy Davis, Donald DeCesare, Eastman, Flanagan, Ganley, Gaskill, Greene, Griffin, Harney, Hoar, Kelley, King, Krasker, Lockhart, Maynard, Niebling, O'Connell, Michael O'Keefe, Reese, Richards, Constance Simard, Skinner, Southwick, Splaine, William Stevens, Stimmell, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Shirley Clark, Dudley, Charles Grassie, Habel, Horrigan, Joos, Kimball, Lessard, Maloomian, McManus, Osgood, Parshley, Pray, Robillard Sackett, Barbara Thompson, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, Frizzell, Lucas, Roma Spaulding, Sara Townsend and Tucker. and the motion lost.

Rep. Conley who voted yea, notified the clerk that he inadvertently voted incorrectly, and wished to vote nay.

Committee report adopted.

HB 724, to prohibit the sale or use of stink bombs. Inexpedient to legislate. Rep. Hobbs for Judiciary.

Prohibiting the sale of stink bombs which are used to cause the evacuation of school rooms, etc.

Rep. O'Keefe moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

AMENDMENT

Amend RSA 644:16-a, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. In this section, "stink bomb" means any device designed for the primary purpose of giving off a noxious or offensive odor when used.

Reps. Hobbs and Shapiro spoke against the motion.

Reps. Kelley, Dickinson, Beard and Charles Grassie spoke in favor of the motion. Rep. Hanson moved the previous question.

Sufficiently seconded.

Adopted.

Amendment adopted.

A division was requested. On ordering the bill to third reading.

217 members having voted in the affirmative and 80 in the negative, HB 724 was ordered to third reading.

Rep. Sayer wished to be recorded in favor of the motion.

Rep. Riley who voted yea, notified the clerk that she inadvertently voted incorrectly, and wished to vote nay.

(Speaker in chair)

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 900 through 955 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS First, second reading & referral

HB 900, recodifying the probate laws of the state and incorporating some of the provisions of the uniform probate code. (Rules Committee for Jones of Merrimack Dist. 17—To Judiciary)

HB 901, relative to the validity of subdivision regulations. (Bednar of Hillsborough Dist. 14; Benton of Rockingham Dist. 2; Mann of Grafton Dist. 6—To Municipal and County Government)

HB 902, establishing a legislative committee to study the creation of a family review board for proceedings in which custody of a child is contested. (Clark of

Grafton Dist. 11; Woodruff of Hillsborough Dist. 18; Carter of Hillsborough Dist. 11—To Judiciary)

HB 903, to limit liability of persons serving on professional standards review organizations. (Lyons of Hillsborough Dist. 13—To Health and Welfare)

HB 904, providing for the dissolution of insurance companies under certain circumstances (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 905, permitting the commissioner of insurance to levy administrative fines for certain violations by claims adjusters. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 906, permitting the commissioner of insurance to require certain information from insurance companies. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 907, relative to information requirements, exceeding appropriations and penalties under the municipal budget act. (Belair of Rockingham Dist. 5—To Municipal and County Government)

HB 908, requiring an insurance company to apply for a new license after undergoing a substantial change in finances or managerial control. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 909, transferring the operation of the Jaffrey water works to the town of Jaffrey. (Rules Committee for Rep. Cournoyer of Cheshire Dist. 8—To Municipal and County Government)

HB 910, relative to deficiency judgments in consumer credit transaction. (O'Connor of Strafford Dist. 18—To Banks and Insurance)

HB 911, providing for discharge of a parolee after two years of parole without a violation. (Dudley of Strafford Dist. 4—To State Institutions)

HB 912, relative to the operation of vending facilities by blind persons on state property. (Underwood of Merrimack Dist. 18—To State Institutions)

HB 913, requiring the licensing of public insurance adjusters. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 914, requiring the licensing of insurance consultants. (Shapiro of Merrimack Dist. 20—To Banks and Insurance)

HB 915, permitting the voluntary recitation of the Lord's prayer and the pledge of allegiance in public elementary schools at the option of the school district. (Winkley of Strafford Dist. 10—To Judiciary)

HB 916, amending the city charter of Lebanon. (Duhaime of Grafton Dist. 14—To Lebanon Delegation)

HB 917, relative to various amendments to the consumer protection laws. (Solomon of Hillsborough Dist. 16—To Executive Departments and Administration) HB 918, authorizing the town of Hampton to establish a special trust fund into

which it may pay the proceeds of sales of certain lands. (Parr of Rockingham Dist. 12—To Municipal and County Government)

HB 919, relative to the real and personal property tax exemptions for veterans' widows and veterans who are totally and permanently disabled. (Gillis of Rockingham Dist. 12—To Claims, Military and Veterans Affairs)

HB 920, to permit the delegation of certain public assistance administrative functions to overseers of public welfare. (Murray of Hillsborough Dist. 3—To Health and Welfare)

HB 921, relative to the power of certain colleges to grant degrees. (Rules Committee for Rep. Sackett of Strafford Dist. 4—To Education)

HB 922, amending in general the RSA chapter relative to the state board of fire control. (Conley of Carroll Dist. 3; Hoar of Rockingham Dist. 8; Sanborn of Dist. 17; McLaughlin of Dist. 13—To Executive Department and Administration)

HB 923, limiting grounds for recommital of parolees to misdemeanors or felonies. (Dudley of Strafford Dist. 4—To State Institutions)

HB 924, establishing a comprehensive statewide system of substate districts for regional planning, program operations, coordination and other activities. (Bednar of Hillsborough Dist. 14—To Executive Departments and Administration)

HB 925, requiring legislative action to continue a new agency established by executive action. (Rules Committee for Roberts of Belknap Dist. 4—To Executive Departments and Administration)

HB 926, relative to the restoration and refurbishing of the house and senate chambers. (Rules Committee for Roberts of Belknap Dist. 4—To Legislative Administration)

HB 927, relative to fringe benefits for full-time legislative employees. (French of Belknap Dist. 1; Tucker of Sullivan Dist. 4; Spirou of Hillsborough Dist. 27—To Legislative Administration)

HB 928, relative to authority for aid to the general court. (French of Belknap Dist. 1; Spirou of Hillsborough Dist. 27; Daniels of Hillsborough Dist. 25; Hanson of

Merrimack Dist. 5—To Legislative Administration)

HB 929, relative to the powers and duties of the joint committee on legislative facilities. (French of Belknap Dist. 1; Spirou of Hillsborough Dist. 27; Griffin of Rockingham Dist. 19; Chambers of Grafton Dist. 13; Tucker of Sullivan Dist. 4—To Legislative Administration)

HB 930, continuing the committee to study the financing of New Hampshire airports. (Rules Committee for Roberts of Belknap Dist. 4—To Transportation)

HB 931, to permit and facilitate temporary assignments of employees between and among governmental agencies at the same or different levels of government and institutions of higher education. (French of Belknap Dist. 1; Spirou of Hillsborough Dist. 27; Griffin of Rockingham Dist. 19; Chambers of Grafton Dist. 13; Duprey of Carroll Dist. 2—To Legislative Administration)

HB 932, establishing a joint legislative committee on science and technology.

(Ambrose of Belknap Dist. 1-To Legislative Administration)

HB 933, prohibiting a member of the Strafford county convention from being an employee or agent of Strafford County. (O'Connor of Strafford Dist. 18—To Municipal and County Government)

HB 934, relative to the organizational convening of the general court. (Bradley of Grafton Dist. 13; Eaton of Hillsborough Dist. 1; Benton of Rockingham Dist. 2—To Legislative Administration)

HB 935, providing criminal penalties for a lessor who fails to furnish essential services to a lessee. (Dudley of Strafford Dist. 4—To Judiciary)

HB 936, relative to the Plymouth area school district. (Rules Committee for Bradley of Grafton Dist. 5—To Education)

HB 937, relative to the publication of statutes. (McManus of Strafford Dist. 20—To Legislative Administration)

HB 938, correcting errors, omissions and inconsistencies in the RSA and session laws and conforming existing law to the criminal code. (Frizzell of Sullivan Dist. 7—To Judiciary)

HB 939, relative to the creation of public greyhound racing kennels. (Rules Committee for French of Belknap Dist. 1; Brown of Dist. 19; Monier of Dist. 9; Rock of Dist. 12—To Ways and Means)

HB 940, relative to the requirement of a building permit for certain new construction. (Conley of Carroll Dist. 3—To Public Works)

HB 941, relative to procedures for licensing and regulating postsecondary educational institutions authorized to grant degrees. (Roberts of Belknap Dist. 4—To Education)

HB 942, relative to the approval of building plans. (Conley of Carroll Dist. 3; Hoar of Rockingham Dist. 8; Sanborn of Dist. 17; McLaughlin of Dist. 13—To Municipal and County Government)

HB 943, amending the RSA chapter on firewards, firemen and fire hazards. (Conley of Carroll Dist. 3—To Municipal and County Government)

HB 944, relative to services for the developmentally disabled. (Brouillard of Belknap Dist. 7; Copenhaver of Grafton Dist. 13—To Health and Welfare)

HB 945, requiring the study of economics in public schools. (Gramling of Hillsborough Dist. 16—To Education)

HB 946, relative to amending the charter of the city of Portsmouth. (Peterson of Rockingham Dist. 22, McEachern of Rockingham Dist. 20; O'Keefe of Rockingham Dist. 21; Splaine of Rockingham Dist. 19; Connors of Rockingham Dist. 21—To Portsmouth Delegation)

HB 947, amending the charter of the city of Manchester to provide for the election of three aldermen-at-large. (Gardner of Hillsborough Dist. 30—To Manchester City Delegation)

HB 948, prohibiting certain expenditures and advertising by public utilities. (O'Keefe of Rockingham Dist. 21; Maynard of Rockingham Dist. 18; Gramling of Hillsborough Dist. 16—To Statutory Revision)

HB 949, revising the right to know law. (Lucas of Sullivan Dist. 6; Splaine of Rockingham Dist. 19; Spirou of Hillsborough Dist. 27; Currier of Hillsborough Dist.

15; Duprey of Carroll Dist. 2; Clark of Grafton Dist. 11; Dudley of Strafford Dist. 4; Close of Cheshire Dist. 15; Ramsey of Cheshire Dist 12; Stevens of Cheshire Dist. 1—To Judiciary)

HB 950, relative to the legislative budget assistant. (Roberts of Belknap Dist. 4; French of Belknap Dist. 1; Chase of Carroll Dist. 4; Griffin of Rockingham Dist. 19; Belair of Rockingham Dist. 5—To Legislative Administration)

HB 951, establishing a committee to study and report on the cause and prevention of sex crimes. (Griffin of Rockingham Dist. 19; Clark of Grafton Dist. 11—To Judiciary)

HB 952, providing village districts with the authority to maintain and build roads. (Hanson of Merrimack Dist. 5—To Municipal and County Government)

HB 953, to provide optional forms for the government of counties and procedures for the adoption of such forms. (Hanson of Merrimack Dist. 5—To Municipal and County Government)

HB 954, relative to civil defense and disaster preparedness and the interstate civil defense compact. (Benton of Rockingham Dist. 2; Hanson of Merrimack Dist. 5; Duprey of Carroll Dist. 2—To Executive Departments and Administration)

HB 955, relative to energy resources. (Chase of Carroll Dist. 4; Griffin of Rockingham Dist. 19; Belair of Rockingham Dist. 5; Coutermarsh of Hillsborough Dist. 24—To Executive Departments and Administration)

SUSPENSION OF RULES

Reps. French and Spirou moved that the rules be so far suspended as to dispense with printing and public hearing on House Bill 900, recodifying the probate laws of the state and incorporating some of the provisions of the Uniform Probate Code, and to permit the introduction of a committee report not previously advertised in the calendar.

Adopted.

SUSPENSION OF RULES

Rep. Frizzell moved that House Bill 900 be referred to the Judiciary committees of the House and Senate as a joint committee and that said committee be directed and authorized to consider this bill during the interim, to hold public hearings in reference thereto, and to make its recommendation including any proposed legislation in correctly drafted form, to the 1977 session of the General Court; and that the Office of Legislative Services be directed to supply technical assistance to said committee during the interim to assist it in its work.

Rep. French spoke in favor of the motion.

Adopted.

COMMITTEE REPORTS (continued)

HB 631, prohibiting the solicitation of rides or business on highways. Inexpedient to legislate. Rep. D'Amante for Transportation.

Due to the high cost of transportation today, committee felt passage of this bill would place a burden on many students.

Rep. Benton moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps, Wilfrid Boisvert and Maynard spoke in favor of the motion.

Reps. D'Amante, Charles Grassie and Chandler spoke against the motion.

(Rep. French in chair)

Reps. Coutermarsh and McDonald spoke against the motion.

Rep. John Winn spoke in favor of the motion.

Rep. Young moved the previous question.

Sufficiently seconded.

Adopted.

A quorum count was requested.

The Speaker declared a proper quorum present.

Motion lost.

Resolution adopted.

The Speaker called for the special order:

HB 604, relative to the percentage of voter approval required for issuance of certain bonds and notes under the municipal finance act. Inexpedient to legislate. Rep. Gage for Municipal and County Government.

Present law is an adequate safeguard.

Rep. Reese moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. Gaskill, George Thibeault, Webster and Hanson spoke against the motion. Reps. Sanborn, Morgan, William Boucher, Gramling, Lyons and Belair spoke in favor of the motion.

Rep. Benton requested a quorum count.

296 members having answered, a quorum was declared present.

Rep. Milne moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

(Speaker in the Chair) Yeas 98 Nays 223 YEAS 98

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette and Kenneth Randall.

CARROLL COUNTY

Fullam.

CHESHIRE COUNTY

Hanna, Proctor, Ramsey and Russell.

COOS COUNTY

Poulin and Valliere.

GRAFTON COUNTY

Altman, David Bradley, Chambers, Melnick, Taylor and Webb.

HILLSBOROUGH COUNTY

Ahern, Bernier, Bruton, Carswell, Colson, Margaret Cote, Cullity, Day, Fleisher, Gardner, Gramling, Granger, Gravelle, Ingram, Lynch, Lyons, MacDonald, Martin, McGlynn, Morgan, Fred Murray, O'Neil, Peters, Quigley, Reidy, Shea, Leonard Smith, Kenneth Spalding, Spirou, P. Robert Thibeault, Van Loan, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Estee, Hager, Haller, Hess, James Humphrey, Kenison, McLane, Rich, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, William Boucher, Briggs, Thomas Connors, Cotton, Cressy, Ganley, Greene, Hobbs, Krasker, Lockhart, Niebling, Michael O'Keefe, Reese, Richards, Sanborn, Southwick, Splaine and William Stevens.

STRAFFORD COUNTY

Shirley Clark, Dudley, Charles Grassie, Habel, Horrigan, Lessard, Rod O'Connor and Sackett.

SULLIVAN COUNTY

Frizzell, Lucas, Sara Townsend, Tucker and Williamson.

NAYS 223

BELKNAP COUNTY

Ambrose, French, Barbara Kidder, Lawton, Mansfield, Marsh, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Close, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Nims, Turner, Wells and Whipple.

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COOS COUNTY
Cooney, Craggy, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder,
Oleson, Patenaude, Mabel Richardson, Wiswell and York.
GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Baker, Barrett, Bednar, Belanger, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Burke, Carter, Coburn, Corey, Corser, Joseph Cote, Kendall Cote,

Crotty, Philip Currier, Douzanis, Drewnlak, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Armand Lemire, Levasseur, McDonough, Milne, Morgrage, Timothy O'Connor, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Sing, Sullivan, Sweeney, Theriault, Harold Thomson, Vachon, Withington and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Gamache, George Gordon, Hanson, Harriman, H. Gwendolyn Jones, Labonte, McNichol, Millard, Packard, Ralph, Riley, Shepard, Sherman and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, Campbell, Collins, Collishaw, Charles Cummings, Cunningham, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goff, Goodrich, Gorman, Griffin, Harney, Hoar, Kashulines, King, MacGregor, McEachern, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Rogers, Schwaner, Constance Simard, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Lebrun, Rousseau, Scott, Roma Spaulding and George Wiggins.

and the motion lost.

Resolution adopted.

Rep. Skinner wished to be recorded in favor of the committee report.

Rep. Kenneth Spalding who voted yea on the motion, ought to pass, notified the clerk that he inadvertently voted incorrectly and wished to vote nay.

A quorum count was requested.

The speaker declared a quorum present.

HB 611, relative to the sale and manufacture of wine and fees on same. Inexpedient to legislate. Rep. Lawton for Liquor Laws.

Committee was unanimous that this bill be reported inexpedient to legislate. It was also unanimous that an interim study be made of the subject matter.

Rep. French moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Lawton, D'Amante, Spirou, Erler, Philip Currier, Coutermarsh, Griffin, Cunningham and Wilfrid Boisvert spoke against the motion.

Reps. McLane, Sara Townsend, Lockhart, Splaine and Lyons spoke in favor of the motion.

Rep. Dame wished to be recorded against the motion.

A roll call was requested.

Sufficiently seconded.

Reps. Hebert and Shapiro abstained from voting under Rule 16.

Yeas 89 Nays 255

YEAS 89

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Goyette, Marsh and Kenneth Randall.

CARROLL COUNTY

Duprey.

CHESHIRE COUNTY

Ballam, Hanna, Milbank, Proctor, Ramsey and Russell.

COOS COUNTY

Poulin and Valliere.

GRAFTON COUNTY

David Bradley, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Melnick, Taylor, Ward and Webb.

HILLSBOROUGH COUNTY

Arnold, Clyde Eaton, Favreau, Ferguson, Fleisher, Gelinas, Ingram, Lyons, Martin, McLaughlin, Morgan, Cecelia Winn and John Winn.

MERRIMACK COUNTY

Castaldo, John Cate, Raymond Chase, Cushman, Estee, Gamache, Hager, Haller, Hess, Kenison, William Kidder, Labonte, McLane, McNichol, Packard, Ralph, Sherman and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, Blanchette, Briggs, Thomas Connors, Cotton, Cressy, Flanagan, Greene, Harney, Hoar, Kelley, Krasker, Lockhart, McEachern, O'Connell, Michael O'Keefe, Peterson, Reese, Richards and Splaine.

STRAFFORD COUNTY

Dudley, Charles Grassie, Horrigan, Joos, Lessard and Sackett.

SULLIVAN COUNTY

Brodeur, Lucas, Scott, Sara Townsend and George Wiggins.

NAYS 257

BELKNAP COUNTY

Brouillard, Hildreth, Lawton, Mansfield, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Close, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Nims, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Cooney, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Patenaude, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Chambers, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Logan, Mann, Pepitone, Symons and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Baker, Barrett, Bednar, Belanger, Belcourt, Bernier, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Coburn, Colson, Corey, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Drewniak, Joseph Eaton, Gabrielle Gagnon, Gardner, Gauthier, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Armand Lemire, Levasseur, Lynch, MacDonald, McDonough, McGlynn, Milne, Morgrage, Fred Murray, Normand, Timothy O'Connor, O'Neil, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Solomon, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Milton Cate, Chandler, Christensen, David Currier, Eugene Daniell, Alice Davis, George Gordon, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Millard, Noble, Plourde, Rich, Riley, Shepard, Tarr, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Belair, Benton, William Boucher, Campbell, Casassa, Collins, Collishaw, Charles Cummings, Cunningham, Danforth, Roy Davis, Grace DeCesare, Eastman, Ellis, Erler, Gage, Ganley, Gaskill, Gillis, Goodrich, Griffin, Hobbs, Kashulines, King, MacGregor, Niebling, Page, Parolise, Parr, Anthony Randall, Read, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Dumais, Dunlap, Habel, Joncas, Kimball, Kincaid, Maloomian, McManus, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Frizzell, Lebrun, Mahoney, Olden, Rousseau, Roma Spaulding and Williamson. and the motion lost.

Rep. Lawton moved that HB 611 be indefinitely postponed.

Adopted.

Reps. Roderick O'Connor and Lamy wished to be recorded in favor of indefinite postponement.

Reps. Southwick and Chris Andersen wished to be recorded against the passage of HB 611 and the amendment.

Rep. Mabel Richardson wished to be recorded in favor of HB 611.

Rep. Greene moved that HB's 658, 681, 303 and 519 be made a Special Order for Thursday next.

Adopted.

VACATE

Rep. McLane moved that the House vacate the reference of HB 894, increasing the retirement benefits for certain retired employees of Manchester, to the committee on Executive Departments and Administration and re-refer said bill to the Manchester Delegation, to report for floor action by Tuesday, April 29.

Adopted.

RECONSIDERATION

Rep. Chandler moved reconsideration on HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars and establishing the salaries of the associate justices of the Manchester and Nashua district courts, and spoke to his motion.

Rep. Hanson moved the previous question.

Sufficiently seconded.

Adopted.

Reconsideration lost.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 527, relative to public disposal facilities.

HB 724, to prohibit the sale or use of stink bombs.

RECONSIDERATION

Rep. Hanson moved reconsideration on HB 604, relative to the percentage of voter approval required for issuance of certain bonds and notes under the municipal finance act.

Reconsideration lost.

Thursday, April 24, will be a consent calendar day. 353 members were recorded as present.

NOTICES OF RECONSIDERATION

Rep. Parolise served notice that today or some subsequent day as limited by House Rule 28 he would ask reconsideration on HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial development. (Expires April 29).

Rep. Sayer served notice that today or some subsequent day as limited by House Rule 28, he would ask reconsideration on HB 724, to prohibit the sale or use of stink bombs. (Expires April 30).

On the motion of Reps. French, Coutermarsh, Philip Currier, Belaire, Close and Symons the House adjourned at 5:15 o'clock, in honor of Rep. Belcourt's thirty-third wedding anniversary.

Thursday, 24Apr75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Almighty God, giver of every good and perfect gift, we thank You for this day and for strength and wisdom to match every responsibility and opportunity facing each of us as we come forth as leaders of the people.

Would You believe Lord, I overheard two water buckets having a conversation by a well the other day. One was moaning over the fact that it always came up full and went down empty. The other bucket said, "Oh, I don't see it that way at all! I go down empty and always come up full!" Help us Lord as we face decisions, decisions, to draw from Your well of "Living Waters" that never shall run dry. Remind us that You have promised, that all who put their trust in You shall truly find the fullness of life equal to every need. Let us draw deep and be filled with Your Power, sufficient for the day. So may it be! Amen!

Rep. Tripp led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Holland, the day, death in the family.

Reps. Kennison, Rowell, Patenaude and Southwick, the day, important business. Rep. Woods, the day, illness.

COMMITTEE REPORTS

(Consent Calendar)

Rep. George Gordon requested that HB 747, limiting transfers of prisoners to the New Hampshire hospital and restricting privileges of persons who are committed to the hospital because of mental illness; be withdrawn from the consent calendar.

Rep. Gaylord Cummings requested that HB 396, providing for the withdrawal of the Newfound Area Cooperative School district from Supervisory Union No. 2, be withdrawn from the consent calendar.

Rep. Eugene Daniell requested that HB 673, permitting only one dog racing license to any one person, association or corporation be withdrawn from the consent calendar.

Rep. French requested that HB 737, relative to state employees' group life insurance, authorized deductions for hospital and life insurance plans and dividends from life insurance and group hospitalization programs be withdrawn from the consent calendar.

Rep. French moved that the House adopt the committee recommendation of Inexpedient to legislate on HB's 667, 792, 597, 795, 525, 616, 797, 733, 748, 769, 488, 704, 647, 648, 649, 670, 675 and 741, and further moved that the House adopt the committee recommendations of ought to pass on SB 100, HB's 763, 730, 755, SB's 36, 45, 121, HB's 758, 752, 765 and 701, and further moved that the House adopt the committee recommendations of Refer to interim study committees by the appropriate standing committees on CACR 13, HB's 785, 790, 644, 540, 577, and 729.

Adopted.

HB 667, relative to the powers of the city council of Dover; providing for council confirmation of all appointments made by the city manager, and providing for removal from office by the council. Inexpedient to legislate. Rep. Roderick H. O'Connor for Dover Delegation.

Dover has appointed a Charter Commission to examine all aspects of our city government and the delegation felt that the commission approach was better than a piecemeal approach.

HB 792, authorizing New England Creative Arts Center to grant degrees. Inexpedient to legislate. Rep. Sackett for Education.

There are proper procedures to follow in New Hampshire relative to schools becoming accredited. We recommend that this school follows these procedures. Unanimous vote.

HB 597, clarifying the meaning of consecutive days in the RSA pertaining to child-caring agencies. Inexpedient to legislate. Rep. Sullivan for Health and Welfare. Covered by HB 853.

HB 795, increasing the membership of the advisory council on unemployment compensation. Inexpedient to legislate. Rep. McDonough for Labor, Human Resources and Rehabilitation.

Bill would inject politics into the Advisory Council on Unemployment Compensation, Unanimous vote of Committee.

HB 525, extending the time limit for reporting payment delinquencies of retailers of fermented malt beverages. Inexpedient to legislate. Rep. James A. Humphrey for Liquor Laws.

Retail grocers have sufficient time to pay bills under present law. Vote was upanimous.

HB 616, relative to the duties and authority of the Hillsborough county treasurer. Inexpedient to legislate. Rep. Pepitone for Municipal and County Government.

Unnecessary, covered by existing legislation.

HB 797, authorizing the sale of certain items at highway toll booths. Inexpedient to legislate. Rep. Charles E. Cummings for Public Works.

There was one proponent for this bill at the committee hearing. Highway Department personnel and the committee were of the opinion that the sale of token storage dispensers to motorists at toll booths would slow up traffic at the toll booths, lead to auditing problems and might ultimately lead to requests for toll collectors to sell other commodities.

It is believed that the proposed dispensers could be sold at many places other than turnpike system toll booths.

 ${\sf HB}$ 733, relative to a computerized checklist. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Unanimous, to leave to home rule.

HB 748, providing for the optional election of county committees in state primary elections. Inexpedient to legislate. Rep. Morgan for Statutory Revision. Let each party work it out for itself.

HB 769, establishing lunar landing day as a legal holiday. Inexpedient to legislate.

Rep. Morgan for Statutory Revision.

Unanimous, against another full day holiday.

HB 488, authorizing the New Hampshire transportation authority to purchase certain rail passenger coaches, operate or lease same to private enterprise and making an appropriation therefor which is funded by a bond issue. Inexpedient to legislate. Rep. James W. Murray for Transportation.

The committee voted unanimously that this bill would create too much financial risk for the state at this time.

HB 704, establishing a maximum speed limit in the state of fifty-five miles per hour. Inexpedient to legislate. Rep. Erler for Transportation.

Department of Safety, Division of State Police opposed to this bill. Committee vote was unanimous.

HB 647, relative to the location of dog racing facilities. Inexpedient to legislate.

Rep. Belanger for Ways and Means.

Insufficient evidence was presented to justify passage of this bill.

HB 648, establishing a residency requirement for all employees of the greyhound racing commission. Inexpedient to legislate. Rep. Lawrence for Ways and Means.

The committee were of the opinion that passage of this bill would be unwise and shortsighted.

HB 649, making certain dog racing official positions incompatible. Inexpedient to legislate. Rep. Seamans for Ways and Means.

The committee did not feel there was a need to pass this bill at this time.

HB 670, increasing the residence tax in the year of the general biennial election and rebating the increase to taxpayers voting in the election. Inexpedient to legislate. Rep. Russell L. Perkins for Ways and Means.

The committee felt that the intent of the sponsor was good. This bill might produce larger voter turnouts at the biennial elections. However, the committee was of the opinion that this bill might be unconstitutional and would create substantial administrative problems.

HB 675, allowing agricultural fairs to hold dog races at other than the fair premises. Inexpedient to legislate. Rep. Underwood for Ways and Means.

The committee could see no advantage of holding dog races away from the actual premises where the agricultural fairs are held.

HB 741, eliminating taxation of interest and dividends derived from tax exempt distributions. Inexpedient to legislate. Rep. Kenneth C. Smith for Ways and Means. The sponsor asked that this bill be reported inexpedient to legislate since the subject matter is included within the scope of other legislation to be considered at this session.

SB 100, relative to the powers of the New Hampshire commission on the arts. Ought to pass. Rep. Sara Townsend for Executive Departments and Administration. This is a housekeeping measure to include in the law the authority of the commission to receive and disperse funds and employ staff. These two functions were inadvertently omitted in the original legislation.

HB 763, requiring employee lunch or eating periods. Ought to pass. Rep. McDonough for Labor, Human Resources and Rehabilitation.

Unanimous vote of Committee, Bill would require employer to grant one-half hour eating period after five consecutive hours of work unless initially agreed.

HB 730, repealing provisions relative to a three-year term for town tax collector. Ought to pass. Rep. Pepitone for Municipal and County Government.

Clarification and housekeeping measure.

HB 755, amending the special charter of the town of Hanover to provide for the general obligation of certain special service obligations. Ought to pass, Rep. Rowell for Municipal and County Government.

Fnabling legislation for town of Hanover.

SB 36, relative to the preparation and publication of a list of certain real estate tax assessments, Ought to pass. Rep. Arnold B. Perkins for Municipal and County Government.

Makes tax records available five days a week if town offices are not open.

SB 45, providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the residence. Ought to pass. Rep. King for Municipal and County Government.

Provides relief from taxes for those persons who make special improvements to benefit physically handicapped persons.

SB 121, reclassifying a certain highway in the town of Clarksville. Ought to pass. Rep. Fortier for Public Works.

This is an updating of highway reclassification based on current traffic conditions. All testimony favored the bill.

HR 758, adopting a New Hampshire-Vermont interstate sewage and waste disposal facilities compact. Ought to pass. Rep. Claflin for Resources, Recreation and Development

Enables Vermont and New Hampshire communities to jointly solve their waste disposal problems. Protects any access to Federal money.

HB 752, eliminating the requirement that the director of records management and archives submit his rules to a board for approval, Ought to pass. Rep. Morgan for Statutory Revision.

Makes the director of management and archives reportable directly to governor and council for rules he may promulgate, instead of via a special board of approval.

HB 765, prohibiting the counting of certain write-in votes. Ought to pass. Rep. Morgan for Statutory Revision.

Prohibits counting write-in votes where candidate's name is already printed on the ballot.

HB 701, providing that if the estimated business profits tax is less than two hundred dollars the filing of a declaration of estimated tax is not required. Ought to pass. Rep. Anne B. Gordon for Ways and Means.

This bill eliminates the filing of declarations of estimated tax for business profits taxpayers where the estimated tax for the year is less than two hundred dollars (\$200).

CACR 13, relating to constitutional amendments submitted by the general court. Providing that such amendments, if they do not pass, may not be considered by the general court for one biennium subject to certain requirements. Refer to the Committee on Constitutional Revision for interim study. Rep. Peters for Constitutional Revision.

HB 785, providing for the withdrawal of the Laconia school district from supervisory union no. 30. Refer to the Committee on Education for interim study. Rep. Hager for Education.

The Education committee will study this bill with others in interim study.

HB 790, temporarily prohibiting the hunting and taking of antierless deer except by special permit and establishing a split deer hunting season. Refer to the Committee on Fish and Game for interim study. Rep. Stimmell for Fish and Game. Committee and sponsor recommend this bill go to interim study.

HB 644, relative to privileged communications between a clergyman and his parishioner. Refer to the Judicial Council. Rep. Record for Judiciary.

Provides for privileged communication between clergy and parishioners.

HB 540, requiring employers to complete forms for persons applying for unemployment benefits. Refer to Subcommittee on Unemployment (Labor, Human Resources and Rehabilitation) for interim study. Rep. Skinner for Labor, Human Resources and Rehabilitation.

HB 577, providing for a personnel commission in the city of Manchester. Refer to the Committee on Manchester Delegation for interim study. Rep. Vachon for Manchester Delegation.

Needs revision to alleviate problems.

HB 729, relative to updating checklists based upon party designations in primary elections. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

Committee vote was unanimous.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit those bills on the consent calendar that were ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

SB 100, relative to the powers of the New Hampshire commission on the arts.

HB 763, requiring employee lunch or eating periods.

HB 730, repealing provisions relative to a three-year term for town tax collector.

HB 755, amending the special charter of the town of Hanover to provide for the general obligation of certain special service obligations.

SB 36, relative to the preparation and publication of a list of certain real estate tax assessments.

SB 45, providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the resident.

SB 121, reclassifying a certain highway in the town of Clarksville.

HB 758, adopting a New Hampshire-Vermont interstate sewage and waste disposal facilities compact.

HB 752, eliminating the requirement that the director of records management and archives submit his rules to a board for approval.

HB 765, prohibiting the counting of certain write-in votes.

HB 701, providing that if the estimated business profits tax is less than two hundred dollars the filing of a declaration of estimated tax is not required.

SIX-DAY EXTENSION GRANTED

SB 71, authorizing a fourth song. (Committee of the Whole)

SENATE MESSAGES

CONCURRENCE HB's WITH SENATE AMENDMENT

HB 185, relative to the appointment of certain election officials in the city of Concord. (Amendment printed in Senate Journal April 22)

Rep. Underwood moved that the House concur with the Senate amendment.

Adopted.

HB 267, relative to the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor. (Amendment printed in Senate Journal, April)

Rep. Frizzell moved that the House non-concur with the senate amendment and request a committee of conference.

Adopted.

The Speaker appointed Reps. Ayles, Arnold, Castaldo and Hanna.

SENATE MESSAGES NON-CONCURRENCE

HB 148, requiring all members of the state employees' retirement system, except elected or appointed officials, to retire at age seventy.

CONCURRENCE

HB 86, establishing a procedure to enter guilty and nolo contendre pleas by mail in district and municipal courts and permitting any person charged with a minor traffic offense to so plead and to utilize such procedure.

COMMITTEE REPORTS (Regular Calendar)

HB 152, providing for an increase in the maximum amount of credit life insurance permitted. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Bill increases life insurance coverage for debt from present limitation of \$10,000 to whatever is owed up to \$25,000. This is desirable because many mobile homes exceed the current limitation.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for an increase in the maximum amount of group credit life insurance permitted.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Increasing the Amount of Group Life Insurance Permitted to Cover Credit. Amend RSA 408:15 (2) (d), as amended, by striking out said subparagraph and inserting in place thereof the following:

(d) The amount of insurance on the life of any debtor shall at no time exceed the amount owned by him which is repayable in installments to his creditor, or twenty-five thousand dollars, whichever is less.

Amendment adopted.
Ordered to third reading.

Rep. George Gordon requested a quorum count. The Speaker declared a quorum present.

HB 435, authorizing savings banks to purchase and develop New Hampshire real estate. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Allows savings banks to invest in real estate so as to fund such projects as housing projects, urban renewal, restoration of historical buildings, and others of like nature. Amendment has provisions which:

—prohibit bank employees from owning capital stock in any venture permitted under this bill:

-protects developers from having their projects controlled by savings banks;

-apply only to large-scale development of residential housing projects.

Bill also limits bank to have not more than 5% of its deposits in securities for projects permitted under this bill and not more than $2\frac{1}{2}$ % of its deposits invested in a single development corporation.

Other types of banks have similar authorization through holding companies.

Bill has support of Bank Commissioner, N.H. Home Builders Association, and N.H. Realtors Association.

Bill hopefully will free up some capital to aid building trades.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

authorizing savings banks to invest in securities of certain real estate development corporations.

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Savings Banks Authorized to Invest in Securities of Certain Real Estate Development Corporations. Amend RSA 387 by inserting after section 20 the following new section:

387:20-a Investments in the Securities of Certain Real Estate Development Corporations. Savings banks may invest their assets in the capital stock, obligations or other securities of real estate development corporations organized under the laws of this state provided:

I. At least fifty-one percent of the capital stock of any such corporation is held by one or more savings banks chartered in this state; and none of such capital stock is owned by any officer, employee, trustee or corporator of any savings bank.

II. The activities of any such corporation consist solely of one or more of the following:

(a) Engaging in large-scale residential housing projects of all kinds, including acquisition, subdivision and development of real estate, construction of residential housing of all kinds and related facilities, or resale to others for such construction. For purposes of this subparagraph a large-scale residential housing project means a development containing at least forty-eight home building lots or a building or buildings containing at least forty-eight dwelling units.

(b) Engaging in urban re-development projects of all kinds and engaging in projects to provide housing for lower-income families;

(c) Engaging in commercial and industrial real estate ventures of direct community benefit, as approved by the bank commissioner, and engaging in projects for the preservation or restoration of historically or architecturally significant buildings or structures;

(d) Engaging in activities reasonably incidental to the activities described in subparagraphs (a), (b) and (c).

III. Not more than five percent of the deposits of any savings bank are invested in securities authorized for investment by this section, and not more than two and one-half percent of the deposits of any savings bank are invested in the securities of a single real estate development corporation which qualify for such investment hereunder.

Amendment adopted.
Ordered to third reading.

HB 565, relative to accident and health insurance policies. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Employees, supposedly covered under group health and accident insurance policies where they work, frequently are not as the employer has not paid premiums and the policies lapse. Bill requires that insurance company notify the employees when this happens and provides for a 31 day grace period during which the employees are still covered. This allows them to pick up similar insurance if they so desire.

Bill also provides for group coverage of an employee, if he so desires, while he is changing from one job to another or is out of work.

If an employee dies, members of his family also have the option of picking up his group insurance.

AMENDMENT

Amend RSA 415:18, VII (a), as inserted by section 3 of the bill, by striking out same and inserting in place thereof the following:

VII. (a) If a group or blanket policy or certificate delivered or issued for delivery in this state provides hospital or surgical expense insurance or major medical expense insurance for other than specific diseases or accidents only, it shall contain a provision to the effect that in case of termination for any reason whatever of coverage provided any employee while insured under a group policy issued to his employer, or to trustees, or of a termination for any reason whatever of insurance provided any member while insured under a group policy issued to a labor union, if the employee or member is not then covered by another policy of hospital or surgical expense insurance or hospital service or medical expense indemnity corporation subscriber contract providing similar benefits or if the employee or member is not covered by or eligible to be covered by a group contract or policy providing similar benefits or is not provided with similar benefits required by any statute or provided by any welfare plan or program which together with converted policy would result in over insurance or duplication of benefits according to standards on file with the commissioner relating to individual policies, the employee or member, if he has been insured under the group policy for at least sixty days, shall be entitled to have issued to him by the insurer without evidence of insurability, upon application therefor

made to the insurer within thirty-one days after such termination and upon payment of the quarterly premium, or, at the option of the employee or member, a premium covering a shorter term, applicable to the class of risk to which the covered person belongs, to the age of such person, and to the form and amount of insurance, an individual policy providing, at the option of the employee or member, benefits similar to those provided under the group policy from which the conversion was made or at the option of the employee or member benefits may be less than those provided by the group policy from which the conversion was made. The commissioner may from time to time make rules to establish minimum standards for such converted plans, according to RSA 541-A.

Amend RSA 415:18, VII (c), as inserted by section 3 of the bill, by striking out same and inserting in place thereof the following:

(c) The effective date of the individual policy shall be the date of the termination of the individual's insurance under the group policy. The individual policy shall not exclude any other preexisting condition but the hospital, surgical or medical benefits paid under the policy may be reduced by the amount of any such benefits payable under the group policy after the termination of the individual's insurance thereunder. and during the first policy year of such converted policy the benefits payable under the policy may be reduced so that they are not in excess of those that would have been payable had the individual's insurance under the group policy remained in force and effect; nor shall the individual's policy contain an age limit, except that the insurer shall not be required to convert a policy or to continue in force a converted policy which provides coverage to an individual eligible for benefits under the federal social security act. The individual converted policy may include a provision whereby the insurer may request information at any premium due date of the policy of any person covered thereunder as to whether he is then covered by another policy of hospital or surgical expense insurance or hospital service or medical expense indemnity corporation subscriber contract providing similar benefits or is then covered by a group contract or policy providing similar benefits or is then provided with similar benefits, required by any statute or provided by any welfare plan or program. If any such person is so covered or so provided and fails to furnish the details of such coverage when requested, the benefits payable under the converted policy may be based on the hospital, surgical or medical expenses actually incurred after excluding expenses to the extent they are payable under such other coverage or provided under such statute, plan or program.

Amendment adopted.
Ordered to third reading.

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts. Ought to pass with amendment, Rep. Shirley Clark for Banks and Insurance. Bill prohibits harrassment engaged in by irresponsible bill collectors. Bill as amended has the support of the following groups: Nashua Credit Bureau, Amoskeag Bank, N. H. Savings Bank Association, Household Finance, Retail Merchants Association and N. H. Bankers' Association.

AMENDMENT

Amend RSA 358-B:3, I, as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

353-B:3 Prohibited Acts. For the purpose of this chapter, any debt collection or attempt to collect a debt shall be deemed unfair, deceptive or unreasonable if the debt collector:

- I. Communicates or attempts to communicate with the debtor, orally or in writing:
- (a) by causing a telephone to ring or engaging any person in telephone conversation repeatedly or continuously or at unusual times or at times known to be inconvenient with the intent to abuse, oppress or threaten any person at the called number; or
- (b) by use of profane, obscene or vulgar language that is intended to abuse the hearer or reader; or
- (c) at the debtor's place of employment if said place is other than the debtor's residence, provided that:

(1) a debt collector may send a single letter to the debtor at his place of employment if he has otherwise been unable to locate the debtor; and

(2) a debt collector may make a phone call to the debtor at his place of employment if he is unable to contact the debtor at his residence provided that:

A. the debt collector shall inform the debtor during the course of the conversation that if the debtor does not wish to be contacted at his place of employment, he should so inform the debt collector, and if the debtor so informs the debt collector, the debt collector shall not communicate or attempt to communicate with the debtor at his place of employment; and

B. the debt collector shall not inform the employer of the nature of the call unless asked by the employer; and

C. in no event shall the debt collector make more than two phone calls per month to the debtor at his place of employment unless the debtor affirmatively indicates the he desires the debt collector to call him at his place of employment. (For the purposes of this subdivision, any language in any instrument creating the debt which purports to authorize calls at the debtor's place of employment shall not be considered an affirmative indication that the debtor desires the debt collector to call him at his place of employment.)

(d) using any written communication which fails to clearly indicate the name of the debt collector and the debt collector's street or post office address (the foregoing shall not require disclosure of the names of employees of debt collectors nor require the name or address of the debt collector to be printed on any envelope containing a communication); or

(e) using any name while engaging in the collection of debts other than the true business or professional name or true personal or legal name of the debt collector; or

(f) by causing any expense to the debtor in the form of long distance telephone tolls, telegram fees or other charges incurred by a medium of communication, by concealment of the true purpose of the communication; or

Amend RSA 358-B:3, IV (c) (1) as inserted by section 1 of the bill by striking out the sub-subparagraph and inserting in place thereof the following:

(1) a consumer reporting agency defined in RSA 359-B:3, VI, or any lending institution, provided that if the debt collector knows the debt to be disputed, he shall notify the consumer reporting agency or lending institution that the debt is disputed; or

Amend RSA 358-B:3, V as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

V. Communicates directly with the debtor, except through proper legal action or process, after notification from an attorney or financial counseling organization representing such debtor that all further communication relative to the debt should be addressed to the attorney or organization, unless the attorney or organization fails to answer correspondence, return phone calls or discuss the debt within ten days or prior approval is obtained from the attorney or organization or the communication is a response in the ordinary course of business to the debtor's inquiry; or

Amend RSA 358-B:3, XI as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

XI. Threatens that non-payment of a debt will result in the arrest of any person or the seizure, garnishment or attachment or sale of any property or wages without indicating that there must be a court order in effect permitting such action and that the debtor will have an opportunity to appear in court to contest such action prior to any such court order being effective, where such court order is a legal prerequisite to such action; or

Amend RSA 358-B:4 I (a) as inserted by section 1 of the bill by striking out said sub-paragraph and inserting in place thereof the following:

(a) for the sum of fifty dollars plus costs for each nonwilful violation and for each wilful violation the sum of two hundred dollars plus costs and reasonable attorney's fees, or

Further amend RSA 358-B:4 as inserted by section 1 of the bill by inserting after paragraph IV the following new paragraph:

V. If the court finds that an action brought under this chapter was frivolous and brought to harass the debt collector, the debtor shall pay to the debt collector

(a) the costs of said action if the debtor alleged that a violation was nonwilful;

(b) the cost of said action plus reasonable attorney's fees if the debtor alleged that a violation was willful.

Amendment adopted.
Ordered to third reading.

HB 702, relative to the length and expenses of a quarantine of domestic animals and allowing the state veterinarian to determine at what age bovine animals are vaccinated against brucellosis. Ought to pass. Rep. Bowler for Environment and Agriculture.

Allows department to adjust to changes in Federal quarantine regulations. Ordered to third reading.

HB 588, continuing the special legislative committee to study and report on the program and needs of the water supply and pollution control commission. Inexpedient to legislate. Rep. Cushman for Executive Departments and Administration.

The committee saw no need to continue this special committee as there is continuous study and research going on in this area by other groups.

Resolution adopted.

SUSPENSION OF RULES

Rep. McLane moved that the rules be so far suspended as to permit the introduction of a committee report on HB 626 after the deadline set forth in House Rule 58.

Adopted by the necessary two-thirds.

HB 626, relative to overtime pay for state employees. Ought to pass with amendment. Rep. Rod O'Connor for Executive Departments and Administration.

This bill as amended provides time and a half for state employees after forty hours, a practice which has been in existence since last May. Funds to cover costs are included in this year's departmental budgets.

AMENDMENT

Amend RSA 99:2, h. as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

h. Notwithstanding the provisions of the preceding paragraphs, all classified employees who work in excess of forty hours in any one workweek shall be compensated at the rate of time and one-half times their regular rate of pay as provided for by RSA 99 and longevity payments, for all such time worked.

Amend RSA 98-A:8 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

98-A:8 Overtime for Employees. Notwithstanding any other provision of law, all temporary and seasonal state employees who work in excess of forty hours in any workweek shall be compensated at the rate of time and one-half times their regular rate of pay as provided for by RSA 99, and longevity payments for all such time worked.

Amendment adopted.
Referred to Appropriations.

HB 666, relative to state employees' group medical insurance. Ought to pass with amendment. Rep. Cushman for Executive Departments and Administration.

This bill as amended sets up a procedure under which state employees may obtain medical coverage beyond that which the state can provide. The employee would pay the differential. It also provides for competitive bidding between insurance companies for contracts.

AMENDMENT

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Board Hearings. Amend RSA 101-A by inserting after section 11 the following new section:

101-A:12 Hearings. The board of trustees shall have the power to hold hearings and make inquiries as it deems necessary to carry out its functions and exercise its powers under the provisions of RSA 101-A. For the purpose of such hearings and

inquiries, the board shall have the power to administer oaths and affirmations, to examine witnesses and documents, to take testimony and receive evidence, and to compel attendance of witnesses and the production of documents by the issuance of subpoenas, and delegate such powers to any member of the board or any person appointed by the board for the performance of its function under this chapter.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 719, relative to licensing requirements for alarm installers and registration requirements for senior technicians. Ought to pass. Rep. Noble for Executive Departments and Administration.

This gives the consumer added protection by requiring that individuals installing fire and burglar alarms in the home must be licensed. Presently, only the companies providing this service are licensed.

Ordered to third reading.

HJR 2, to establish a committee to study the effectiveness of present laws permitting the establishment of multi-use statewide trails. Refer to Committee on Resources, Recreation and Development for interim study. Rep. Cushman for Executive Departments and Administration.

Legislation was passed in 1973 to allow the Department of Economic Resources and Development to acquire various abandoned railroad beds for development into multi-purpose trails. To date nothing has been done. The committee felt the situation needed further investigation.

Referred to the committee on Resources, Recreation and Development for interim study.

HB 689, requiring persons engaged in the hunting of game animals to display on their person a minimum amount of color known as hunter orange. Inexpedient to legislate. Rep. Scott for Fish and Game.

Should be permissible but not mandatory.

Resolution adopted.

HB 650, to provide that administration of medicines by certain persons does not constitute nursing. Inexpedient to legislate. Rep. Sullivan for Health and Welfare.

To say that the administration of medicine does not constitute nursing is in itself a false and invalid statement. HB 650 is in complete contradiction to HB 77. Resolution adopted.

SUSPENSION OF RULES

Rep. Roma Spaulding moved that the rules be so far suspended as to permit the introduction of a committee report on HB 654 after the deadline set forth in House Rule 58.

Adopted by the necessary two-thirds.

HB 654, requiring the division of welfare to notify county or local officials of its actions. Ought to pass. Rep. Howard for Health and Welfare.

This bill requires the director of the division of welfare to notify county and local officials of the date of acceptance of applications for assistance, the amount of the grant provided to applicants and any change in their status.

Rep. Roma Spaulding explained the committee report.

Referred to Appropriations.

HB 694, relative to the payment of public assistance to a protective payee of an incompetent person. Ought to pass. Rep. Haller for Health and Welfare.

The bill would remove from the law confusing and inappropriate language while not changing present procedures of the division.

Ordered to third reading.

 \mbox{HB} 706, redefining the practice of chiropractic. Inexpedient to legislate. Rep. Eugene Daniell for Health and Welfare.

The subject matter covered by SB 195. Resolution adopted.

HB 723, relative to mental health services for minors. Refer to the Committee on Health and Welfare for interim study. Rep. Chris Andersen for Health and Welfare. Adopted.

HB 641, increasing the recording fees for discharges of real estate attachments and mortgages in certain counties. Ought to pass. Rep. Record for Judiciary.

In counties where registers of deeds are on salary, certain fees increased. Ordered to third reading.

HB 664, relative to the right of privacy in certain probate records. Ought to pass with amendment. Rep. Shapiro for Judiciary.

To quard against the publication of information from probate records.

AMENDMENT

Amend the introductory paragraph of RSA 554:5-a, I, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. Probate files in the estates of living persons and of persons who are deceased less than ten years shall be deemed privileged and confidential documents and shall not be subject to publication, nor to unrestricted public inspection and examination. In this section, "publication" shall not be interpreted to prohibit the communication of the contents of such files between persons entitled to examine the same as set forth in subparagraphs (a) through (e). In order to protect the personal right or privacy in such probate records, inspection and examination thereof, including the procurement of copies, shall be limited to the following:

Amend RSA 554:5-a, I(a), as inserted by section 1 of the bill by striking out said subparagraph and inserting in place thereof the following:

(a) Judges of probate, registers of probate, and employees of the respective probate offices. The registers of probate and their deputies, in the performance of their duties hereunder, shall be deemed to be acting in a judicial capacity.

Amend RSA 554:5-a, I, (c), as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(c) Attorneys admitted to practice in New Hampshire and lay title examiners doing business in this state, in the performance of their professional duties and reporting professionally to their clients.

Amend RSA 554:5-a as inserted by section 1 of the bill by inserting after paragraph IV the following new paragraph:

V. The register of probate in each county shall maintain a continuing register of persons applying for access to probate files. Each person applying for access shall sign such register and also disclose therein his address, his capacity and his reason for requesting access, and the dates and times of examination shall be noted therein.

Amendment adopted.
Ordered to third reading.

HB 715, relative to the unauthorized sale or purchase of passenger tramway tickets and providing a penalty therefor. Inexpedient to legislate. Rep. Shapiro for tudiciary

Inexpedient to control more closely the transfer of tramway tickets. Resolution adopted.

HB 720, relative to the recovery of damages against the parent of a minor for the malicious destruction of property or bodily injury to a person caused by the minor. Inexpedient to legislate, Rep. Shapiro for Judiciary.

An attempt to meet the problems of vandalism, but inadequate.

Resolution adopted.

HB 735, requiring notice and a hearing for any police officer who is dismissed or suspended. Ought to pass. Rep. Sayer for Judíciary.

Notice and hearing for police officers similar to chiefs.

Rep. George Wiggins moved that HB 735 be indefinitely postponed and spoke to his motion.

Rep. Ellis spoke in favor of the motion.

Rep. Gillis spoke against the motion.

Rep. Sayer explained the committee report.

Rep. George Gordon spoke in favor of the motion.

Rep. Ellis moved the previous question,

Sufficiently seconded.

Adopted.

Rep. Wiggins requested a division.

139 members having voted in the affirmative and 131 in the negative, the motion passed.

Rep. Spirou requested a roll call.

Rep. Morgrage abstained from voting under Rule 16.

YEAS 131 NAYS 164 YEAS 131

BELKNAP COUNTY

Leary and Marsh.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Cournoyer, Anne Gordon, Johnson, Knight, Marshala, Milbank, Turner, Wells and Whipple.
COOS COUNTY

Burns, Fortier, Horton, Huggins, Hunt and Oleson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, Gaylord Cummings, Duhaime, Myrl Eaton, Logan, Mann and Pepitone.

HILLSBOROUGH COUNTY

Ahern, Bednar, Belanger, Emile Boisvert, Boyd, Corey, Corser, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Granger, Philip Heald, Howard Humphrey, Karnis, Lawrence, Fred Murray, O'Neil, Arnold Perkins, Polak, Quigley, Reardon, Henry Richardson, Seamans, Andre Simard, Leonard Smith, Kenneth Spalding, Harold Thomson and Vachon.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, John Cate, Milton Cate, Chandler, Christensen, Eugene Daniell, Gamache, George Gordon, Hanson, Harriman, James Humphrey, LaBonte, Plourde, Shepard, Sherman and Doris Thompson.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, William Boucher, Campbell, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Grace DeCesare, Ellis, Flanagan, Gaskill, Goodrich, Hoar, King, O'Connell, Page, Parr, Anthony Randall, Richards, Rogers, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault and Twardus.

STRAFFORD COUNTY

Bernard, Bouchard, Kimball, Osgood, Pray, Preston, Ruel, Tibbetts and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, Rousseau, Scott, George Wiggins and Williamson.

NAYS 164

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Mansfield and James Murray.

CARROLL COUNTY

Claflin.

CHESHIRE COUNTY

Robert Callahan, Close, Fillback, Hanna, Cleon Heald, Ladd, Ramsey and Russell. COOS COUNTY

Cooney, Craggy, Rebecca Gagnon, Poulin, Valliere, Wiswell and York. GRAFTON COUNTY

Altman, David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Melnick, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Bernier, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Carter, Coburn, Joseph Cote, Margaret Cote, Crotty, Cullity, Philip Currier, Day, Douzanis, Dwyer, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, George Healy, Edmund Keefe, Lyons, MacDonald, Martin, McGlynn, Milne, Morgan, Normand, Timothy O'Connor, Orcutt, Paradis, Peters, Reidy, Shea, Sing, Spirou, Sullivan, Theriault, P. Robert Thibeault, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff and Zechel.

Castaldo, Raymond Chase, David Currier, Cushman, Alice Davis, Estee, Hager, Haller, Hess, H. Gwendolyn Jones, Kenison, McNichol, Packard, Ralph, Rich, Riley, Shapiro, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cressy, Donald DeCesare, Eastman, Erler, Gage, Ganley, Gillis, Gorman, Greene, Hobbs, Kashulines, Kelley, Krasker, MacGregor, Maynard, McEachern, Niebling, Michael O'Keefe, Parolise, Peterson, Reese, Sanborn, Sayer, Scamman, Splaine, Webster and Wilson. STRAFFORD COUNTY

Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Horrigan, Joncas, Joos, Kincaid, Lessard, Maloomian, Rod O'Connor, Parshley, Robillard, Sackett, Barbara Thompson, Torrey and Tripp.

SULLIVAN COUNTY

D'Amante, Frizzell, LeBrun, Lucas and Sara Townsend. and the motion lost.

Ordered to third reading,

HB 728, defining residence for the purposes of reduced rates at state ski areas. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Clarifies, and eliminates inequities, in present law as to resident and student discounts at state ski areas.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

defining residence for the purposes of reduced rates at state ski areas and increasing the maximum age for eligibility for junior season tickets.

Amend RSA 227:14 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

227:14 Reduced Rates. Season tickets shall be made available to any resident of this state. For the purposes of this section "resident of this state" means a person whose domicile is in this state. A discount of twenty-five percent shall be given by the division to state residents, when certified as such by their respective town clerks, on all season tickets and coupon books sold prior to December fifteenth of each year for winter facilities at Mt. Sunapee and Cannon Mountain state ski areas. Any person who is a full-time secondary school student and who has not attained the age of nineteen by May first of the year following any winter season shall be eligible for a junior season ticket, and all minors who have not attained the age of fifteen years by May first of the year following any winter season shall be eligible for a child's season ticket.

Amendment adopted.
Ordered to third reading.

HB 768, relative to the establishment of city and town forests. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

This updates the statutes to make clearly authorized a proper practice now employed by many towns.

AMENDMENT

Amend RSA 31:111, 31:112 and 31:113, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

31:111 Purpose. The main purpose of such city or town forest shall be to encourage the proper management of timber, firewood and other natural resources through planting, timber stand improvement, thinning, harvesting, reforestation, and other multiple use programs consistent with the forest management program, any deed restrictions and any pertinent local ordinances or regulations.

31:112 Management.

I. A city or town forest established under RSA 31:110 shall be managed by a forestry committee consisting of not less than three nor more than five members. In cities the members shall be appointed by the mayor and aldermen and in towns they shall be appointed by the selectmen. When a forestry committee is first established, terms of the members shall be for one, two or three years, and so arranged that the terms of approximately one-third of the members shall expire each year, and their successors shall be appointed for terms of three years each. The committee shall include the city or town tree warden, if there is one. The committee shall choose its chairman, shall serve without compensation and shall make an annual report to the city or town and shall send a copy to the director of resources development, department of resources and economic development. Vacancies for the unexpired terms shall be filled in the same manner as the original appointments.

II. If a city or town has adopted RSA 36-A, a city or town forest may be managed by the city or town conservation commission, with the tree warden, if any, as an ex-officio member, as determined by the legislative body.

31:113 Appropriations Authorized. For the purposes of establishing or maintaining a city or town forest, a city or town may raise and appropriate such funds as it deems necessary. The proceeds from said forest shall be placed in a special forest maintenance fund and shall be allowed to accumulate from year to year, unless otherwise voted by the legislative body of such city or town.

Amendment adopted.

Ordered to third reading.

HB 652, relative to the form and use of walking disability identification on motor vehicles. Ought to pass with amendment. Rep. Parnagian for Transportation.

This bill will be an aid to handicapped people by providing a special license plate. The Director of Motor Vehicles spoke for the bill. Vote was unanimous.

AMENDMENT

Amend RSA 260:18-a, I and II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. The director shall furnish without charge for every motor vehicle owned by a person with a walking disability who furnishes satisfactory proof of such disability to said director and who has an operator's license to operate said vehicle, special plates with the international accessibility symbol embossed on the plates. The director shall determine the form and shape of such plates.

II. If the police of a town or city find that such plates are being improperly used they may report to the director any such violation and said director may, in his discretion, revoke said privilege.

Amend RSA 249:4-a as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

249:4-a Parking Privileges for Persons with Walking Disability. Any motor vehicle carrying special plates issued to a person with a walking disability under RSA 260:18-a shall be allowed free parking time in any city or town for a continuous period of not more than twenty-four hours at one time.

Amendment adopted.
Ordered to third reading.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 956 through 1001 and Concurrent Resolutions Proposing Constitutional Amendments numbered 19 through 20 shall be by this resolution read a first and second time by the therein listed titles, laid on the table for printing and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 956, relative to the conversion of residential rental property to condominiums. (Townsend of Sullivan Dist. 1; O'Connor of Strafford Dist. 18; Webb of Grafton Dist. 11—To Statutory Revision)

HB 957, changing the age requirements for mandatory special education. (Winkley of Strafford Dist. 13—To Education)

HB 958, relative to the salaries of justices of district courts which handle over eight thousand cases per year. (Close of Cheshire Dist. 15; Underwood of Merrimack Dist. 18—To Judiciary)

HB 959, authorizing the governor and council to agree to hold harmless provisions in contracts. (Greene of Rockingham Dist. 17—To Judiciary)

HB 960, relative to the offense of escape. (Conley of Carroll Dist. 3—To Judiciary)

HB 961, legalizing various town meetings. (Altman of Grafton Dist. 8; Bowler of Belknap Dist. 3; Bragdon of Hillsborough Dist. 10; Gemmill of Grafton Dist. 10; Johnson of Cheshire Dist. 3; Lockhart of Rockingham Dist. 17; Turner of Cheshire Dist. 11; Randall of Belknap Dist. 3—To Municipal and County Government)

HB 962, allowing towns to authorize expenditure of disaster funds. (Judd of Coos Dist. 1—To Claims, Military and Veterans Affairs)

HB 963, increasing the penalty for sexual assault of children under fourteen years of age. (Donnelly of Strafford Dist. 17; Winkley of Strafford Dist. 3; Sen. Fennelly of Dist. 21—To Judiciary)

HB 964, relative to legislative proceedings and the duties and expenses of the clerks of both houses. (Duprey of Carroll Dist. 2—To Legislative Administration)

HB 965, providing that the clerks of the house and senate be full-time employees and that as full-time legislative employees receive fringe benefits, and repealing certain statutes relative to clerks and legislative employees. (Duprey of Carroll Dist. 2—To Legislative Administration)

HB 966, relative to a plea of insanity. (Conley of Carroll Dist. 3; Haller of Merrimack Dist. 14—To Judiciary)

HB 967, requiring a town tax collector to remit money to the town treasurer on a weekly or daily basis. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 968, relative to offshore loading or unloading facilities for crude oil or refined petroleum. (Woods of Strafford Dist. 16; Lucas of Sullivan Dist. 6—To Transportation)

HB 969, empowering the water resources board to acquire certain tidal wetlands and establishing a special committee. (Rules Committee for Parr of Rockingham Dist. 12—To Environment and Agriculture)

HB 970, providing for partial tuition payments for parents of children attending private elementary schools if approved by local referendum. (Bednar of Hillsborough Dist. 14; Coutermarsh of Hillsborough Dist. 24; Plourde of Merrimack Dist. 7—To Education)

HB 971, relative to the regulation of business practices between motor vehicles manufacturers, distributors and dealers. (Chandler of Merrimack Dist. 3; Chambers of Grafton Dist. 13; Belair of Rockingham Dist. 5—To Transportation)

HB 972, relative to the habitual offender law in the operation of motor vehicles. (O'Connor of Strafford Dist. 18; Conley of Carroll Dist. 3—To Judiciary)

HB 973, requiring the dating of retail containers of dairy products. (Goff of Rockingham Dist. 5—To Environment and Agriculture)

HB 974, relative to eligibility for public assistance. (Ellis of Rockingham Dist. 16—To Health and Welfare)

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building. (Roberts of Belknap Dist. 4—To Legislative Administration)

HB 976, providing opportunity in public education without discrimination. (Day of Hillsborough Dist. 26; McGlynn of Hillsborough Dist. 21; Hager of Merrimack Dist. 21; Smith of Hillsborough Dist. 14; McManus of Strafford Dist. 20—To Education)

HB 977, authorizing local units of government to enter into contracts for automated data processing for certain records. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 978, regulating political campaigns in the state by requiring greater accountability and full disclosure of campaign contributions and expenditures. (Shea of Hillsborough Dist. 28; Spirou of Hillsborough Dist. 27; Maynard of Rockingham Dist. 18; McDonough of Hillsborough Dist. 29; C. Winn of Hillsborough Dist. 19—To Statutory Revision)

HB 979, providing that the attorney general is relieved of the bond posting requirement in certain actions brought by him in state courts. (Greene of Rockingham Dist. 17—To Judiciary)

HB 980, specifying that tidal waters penalties apply to all violators whether or not they own the land involved. (Greene of Rockingham Dist. 17—To Judiciary)

HB 981, providing for the licensing of social workers, establishing a social work licensing board and creating a client-social worker privilege. (Stevens of Cheshire Dist. 1; Thompson of Strafford Dist. 12; Fleisher of Hillsborough Dist. 25—To Executive Department and Administration)

HB 982, relative to the qualifications of the director of welfare. (Rules Committee for Roberts of Belknap Dist. 4—To Health and Welfare)

HB 983, relative to the custody of permanent records of each house of the general court. (Rules Committee for Roberts of Belknap Dist. 4—To Legislative Administration)

HB 984, relative to the definition of arrest. (O'Connor of Strafford Dist. 18; Conley of Carroll Dist. 3—To Judiciary)

HB 985, relative to the membership of the air pollution control commission. (Gramling of Hillsborough Dist. 16—To Environment and Agriculture)

HB 986, relative to unauthorized copies of recorded material. (Roberts of Belknap Dist. 4—To Judiciary)

HB 987, increasing the membership of the legislative services committee. (Rules Committee for Roberts of Belknap Dist. 4—To Legislative Administration)

HB 988, prohibiting candidates for elective office from serving as election officers in towns and wards with populations exceeding 1,000 persons. (Hanna of Cheshire Dist. 16—To Statutory Revision)

HB 989, amending in general various provisions of the workmen's compensation law. (Sayer of Rockingham Dist. 5; Carswell of Hillsborough Dist. 13; Skinner of Rockingham Dist. 3; Goyette of Belknap Dist. 6—To Labor, Human Resources and Rehabilitation)

HB 990, relative to incorporation of voluntary cooperative associations. (Bishop of Hillsborough Dist. 19—To Statutory Revision)

HB 991, relative to charging manner of death. (Conley of Carroll Dist. 3; Hager of Merrimack Dist. 21—To Judiciary)

HB 992, to establish greenbelts along highways and establishing local regulation of land use therein. (Woodruff of Hillsborough Dist. 18; Niebling of Rockingham Dist. 13; Smith of Hillsborough Dist. 14; O'Neil of Hillsborough Dist. 32—To Public Works)

HB 993, providing for local regulation of excavations. (Williamson of Sullivan Dist. 9; Hess of Merrimack Dist. 6; Belair of Rockingham Dist. 5; Heald of Hillsborough Dist. 5; Spalding of Hillsborough Dist. 10—To Environment and Agriculture)

HB 994, redefining availability for work relative to eligibility for unemployment benefits. (Spirou of Hillsborough Dist. 27—To Labor, Human Resources and Rehabilitation)

HB 995, giving the public utilities commission supervisory authority over any municipal utility which extends its service outside its corporate limits. (Perkins of Hillsborough Dist. 8; Paradis of Hillsborough Dist. 8; Wheeler of Hillsborough Dist. 8; Morgrage of Hillsborough Dist. 8; Orcutt of Hillsborough Dist. 8—To Statutory Revision)

HB 996, relative to participation in regional bulk power supply facilities including but not limited to participation in a New England power pool. (York of Coos Dist. 7—To Committee on Interstate Cooperation)

HB 997, requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary. (Bednar of Hillsborough Dist. 14—To Municipal and County Government)

HB 998, to provide for economic impact statements for certain proposed rules, regulations, acts or projects. (Dickinson of Carroll Dist. 2—To Environment and Agriculture)

HB 999, amending the laws relative to obscenity and exposing minors to harmful materials. (Douzanis of Hillsborough Dist. 23—To Judiciary)

HB 1000, clarifying the authority of selectmen over town managers. (Gillis of Rockingham Dist. 12—To Municipal and County Government)

HB 1001, eliminating the conflict of interest in the conduct of elections. (Spirou of Hillsborough Dist. 27; Flanagan of Rockingham Dist. 6; Krasker of Rockingham Dist. 22; Chambers of Grafton Dist. 13; Day of Hillsborough Dist. 26—To Statutory Revision)

CACR 19, Relating to: Recall of Elected Officers. Providing that: Any Elective Officer, Except Judicial Officers Shall be Subject to Recall by the Voters. (Rep. Ellis of Rockingham Dist. 16; Rep. Gordon of Merrimack Dist. 7—To Constitutional Revision).

CACR 20, Relating to: Establishing a seven year term for district, municipal and probate judges. Providing that: District, municipal and probate judges be appointed for a seven year term. (Rep. Thibeault of Rockingham Dist. 3—To Constitutional Revision).

Rep. Joseph Cote requested a quorum count.

266 members having answered, a quorum was declared present.

The Speaker called for the Special Orders:

Rep. French moved that debate on HB 658 be limited to one hour equally divided and further debate on all other bills be limited to one-half hour equally divided.

Rep. George Thibeault moved that Rep. French's motion be amended to include questions and answers be included in that time.

Reps. Orcutt, Cotton and Cornelius spoke against the Thibeault amendment.

On a voice vote the Speaker was in doubt and requested a division.

114 members having voted in the affirmative and 147 in the negative, the motion lost.

Question being on the French motion.

Adopted.

HB 658, providing for designation and control of critical resource areas and the development of areas of regional impact and making an appropriation therefor. Ought to pass with amendment. (Rep. Greene for Environment and Agriculture)

As amended this legislation requires that towns accept or reject within two years critical area designations proposed after hearings by the local planning board. Detailed criteria and definitions are given for eight possible categories. If a planning board fails to act there is provision for forcing it to do so. Protective regulations must be established for all areas when designated.

A method of controlling extremely large developments is provided through a process which starts with local action and may then go to a state appeal board. While the developments that are classed as "developments of regional impact" are huge, there is a lesser category which either a developer or a town may refer to the state board. In any case the local authority may refer a project directly to the state board if it chooses to do so.

Rep. Greene explained the committee report.

Rep. Mann moved that HB 658 be indefinitely postponed and spoke to his motion.

Reps. Bruce Townsend, Horrigan, O'Neil, Campbell, Woodruff, Leonard Smith, David Bradley and Orcutt spoke against the motion.

Reps. George Gordon, Joseph Cote, Scamman, Barrus, Sayer and Hanson spoke in favor of the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 178 NAYS 171 YEAS 178

BELKNAP COUNTY

Beard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Young.
CARROLL COUNTY

Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Fillback, Cleon Heald, Marshala, McGinness, Nims and Wells.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, Oleson, Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Fimlaid, A. C. Jones, LaMott, Mann and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Belanger, Belcourt, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carter, Coburn, Joseph Cote, Kendall Cote, Crotty, Philip Currier, Douzanis, Drewniak, Dwyer, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Gravelle, Daniel Healy, George Healy, Karnis, Lamy, Lawrence, Armand Lemire, Lyons, MacDonald, McDonough, McLaughlin, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Reardon, Record, Reidy, Henry Richardson, Seamans, Sing, Kenneth Spalding, Theriault, P. Robert Thibeault, Harold Thomson, Cecelia Winn, John Winn and Withington.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Castaldo, Milton Cate, Chandler, David Currier, Gamache, George Gordon Hanson, Noble, Riley, Shepard, Sherman, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Casassa, Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Ellis, Erler, Gaskill, Goff, Hobbs, Kashulines, King, Maynard, Parolise, Peterson, Anthony Randall, Read, Richards, Sayer, Scamman, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, George Thibeault, Webster and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Preston, Ruel, Tibbetts and Winkley.

SULLIVAN COUNTY

Brodeur, D'Amante, Olden, Scott and George Wiggins.

NAYS 171

BELKNAP COUNTY

Ambrose, Bowler, Brouillard and Hildreth.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson and Duprey.

CHESHIRE COUNTY

Close, Cournoyer, Anne Gordon, Hanna, Johnson, Knight, Ladd, Milbank, Proctor, Ramsey, Russell, Anthony Stevens, Turner and Whipple.
COOS COUNTY

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Poulin.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, Logan, Melnick, Symons, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Bednar, Bernier, Bishop, Boyd, Carswell, Colson, Corey, Corser, Margaret Cote, Cullity, Forsaith Daniels, Day, Clyde Eaton, Joseph Eaton, Ferguson, Fleisher, Gramling, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Edmund Keefe, Levasseur, Lynch, Martin, McGlynn, Milne, Morgan, Morgrage, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Peters, Quigley, Shea, Andre Simard, Leonard Smith, Solomon, Spirou, Sullivan, Sweeney, Tropea, Vachon, Van Loan, Woodruff and Zechel.

MERRIMACK COUNTY

John Cate, Raymond Chase, Christensen, Cushman, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Packard, Ralph, Rich, Ryan, Shapiro, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Cotton, Cressy, Eastman, Flanagan, Gage, Ganley, Gillis, Goodrich, Gorman, Greene, Griffin, Hoar, Kelley, Krasker, Lockhart, MacGregor, McEachern, Niebling, O'Connell, Michael O'Keefe, Page, Parr, Reese, Rogers, Sanborn, Schwaner and Wilson. STRAFFORD COUNTY

Dudley, Charles Grassie, Hebert, Horrigan, Lessard, McManus, Robillard, Scakett, Barbara Thompson, Torrey and Tripp.

SULLIVAN COUNTY

Barrus, Burrows, LeBrun, Lucas, Mahoney, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

and the motion passed.

Reps. Record, Russell Perkins and LaChance wished to be recorded against HB 658.

Rep. Richard Bradley moved that HB 681 be made a special order for Tuesday next and spoke to his motion.

Rep. George Gordon spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

225 members having voted in the affirmative and 121 in the negative the motion passed.

HB 303, establishing minimum criteria and considerations for land use and development within towns in the state. Without recommendation. Rep. Greene for Environment and Agriculture.

Rep. Hanson moved that HB 303 be indefinitely postponed.

A division was requested.

275 members having voted in the affirmative and 69 in the negative, the motion passed.

Rep. Belair moved that HB 519 be made a Special Order for Tuesday next and spoke to his motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

146 members having voted in the affirmative and 197 in the negative the motion lost.

Rep. Ellis moved that HB 519 be laid upon the table.

On a voice vote, the Speaker was in doubt and requested a division.

120 members having voted in the affirmative and 218 in the negative the motion lost.

Rep. Ryan moved that HB 519 be made a Special Order for 2:00 o'clock Tuesday next.

Rep. Symons moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Joseph Cote requested a division.

81 members having voted in the affirmative and 258 in the negative the motion lost.

Rep. Philip Currier moved that HB 519 be indefinitely postponed.

Rep. Belair spoke in favor of the motion.

Rep. Spirou moved the previous question.

Sufficiently seconded.

Adopted and HB 519, establishing land use control procedures and making an appropriation therefor, was indefinitely postponed.

NOTICE OF RECONSIDERATION

Rep. Claffin served notice that today or some subsequent day as limited by House Rule 28 he would ask reconsideration of the House action of inexpedient to legislate on HB 588, continuing the special legislative committee to study and report on the program and needs of the water supply and pollution control commission.

Rep. Spirou moved that HB 164 be made a special order for Tuesday next, April 29.

On a voice vote the Speaker was in doubt and requested a division.

213 members having voted in the affirmative and 120 in the negative, the motion passed.

The Speaker vacated the referral to Appropriations of HB 493, requiring the metering of certain gasoline sales, which had been amended on April 23.

HB 493, requiring the metering of certain gasoline sales. Ought to pass with amendment. Rep. W. Murray Clark for Transportation.

Rep. A. C. Jones moved that the words, inexpedient to legislate be substituted for the committee report, ought to pass, and spoke to his motion.

Rep. James Murray explained the bill.

Rep. Gramling moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Jones requested a division.

49 members having voted in the affirmative and 280 in the negative, the motion lost.

Ordered to third reading.

COMMITTEE OF CONFERENCE REPORT

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975.

(Report printed in SJ of April 24)

Question being, shall the committee of conference report be adopted.

Rep. Scamman explained the report.

Rep. Drake spoke in favor of the report.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Committee of Conference Report adopted.

VACATE

Rep. Roma Spaulding moved that the House vacate the reference of HB 902, establishing a legislative committee to study the creation of a family review board for proceedings in which custody of a child is contested, to the committee on Health and Welfare and re-refer said bill to the committee on Judiciary.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and that when the House adjourns today it be to meet Tuesday next at 9:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 152, providing for an increase in the maximum amount of group credit life insurance permitted.

HB 435, authorizing savings banks to invest in securities of certain real estate development corporations.

HB 565, relative to accident and health insurance policies.

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts.

HB 702, relative to the length and expenses of a quarantine of domestic animals and allowing the state veterinarian to determine at what age bovine animals are vaccinated against brucellosis.

HB 666, relative to state employees' group medical insurance.

HB 719, relative to licensing requirements for alarm installers and registration requirements for senior technicians.

HB 641, increasing the recording fees for discharges of real estate attachments and mortgages in certain counties.

HB 664, relative to the right of privacy in certain probate records.

HB 735, requiring notice and a hearing for any police officer who is dismissed or suspended.

HB 728, defining residence for the purposes of reduced rates at state ski areas and increasing the maximum age for eligibility for junior season tickets.

HB 768, relative to the establishment of city and town forests.

HB 694, relative to the payment of public assistance to a protective payee of an incompetent person.

HB 652, relative to the form and use of walking disability identification on motor vehicles.

HB 493, requiring the metering of certain gasoline sales.

RECONSIDERATIONS

Rep. Belair moved reconsideration on HB 735, requiring notice and a hearing for any police officer who is dismissed or suspended.

Reconsideration lost.

Rep. Lamy moved reconsideration on HB 152, providing for an increase in the maximum amount of credit life insurance permitted, HB 435, authorizing savings banks to purchase and develop New Hampshire real estate, HB 565, relative to accident and health insurance policies and HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts.

Reconsiderations lost.

334 members were recorded as present.

Tuesday and Wednesday, April 29th and 30th will be consent calendar days.

On the motion of Reps. French, Chambers, Philip Currier and Belair the House adjourned at 5:59 o'clock,

Tuesday, 29Apr75

The House met at 9:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Amazing grace! how sweet the sound, That saved a wretch like me! I once was lost, but now am found, Was blind, but now I see.

'Twas grace that taught my heart to fear, And grace my fears relieved; How precious did that grace appear The hour I first believed!

Thru' many dangers, toils and snares, I have already come; 'Tis grace hath bro't me safe thus far, And grace will lead me home.

When we've been there ten thousand years, Bright shining as the sun, We've no less days to sing God's praise Than when we first begun. Amen!

Rep. Zechel led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. O'Neil, Torrey, Craggy, Appleby and Colson, the week, important business.

Rep. Ingram, the day, important business.

Rep. Sanborn, the day, funeral.

Rep. Wolfsen, the day, death in the family.

Reps. Poulin and Joncas, the day, illness.

Rep. Altman, the week, illness.

Rep. Cressy, indefinite, illness.

INTRODUCTION OF GUESTS

Louise Veilleux and Leanne LaBelle, grand-daughters of Rep. LaBonte; Elizabeth Palmer and Sarah Scranton, friend and daughter of Rep. Scranton; Margaret Long, Mr. & Mrs. Ralph Blake, Elsie Ulk and Marie Huard, New Vista Volunteers working with NHAE, guests of Rep. Sara Townsend.

INTRODUCTION OF SENATE BILLS

First, second reading & referral

SB 151, changing the name of the college of technology of the university of New Hampshire to the college of engineering and physical sciences. Education.

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school. Education.

SB 107, relative to improving adult and continuing education. Education.

SB 31, providing for state assistance to persons suffering from hemophilia and making an appropriation therefor. Health and Welfare.

SB 123, extending the 1975 appropriation for the university of New Hampshire debt service. Appropriations.

SB 150, relative to retirement credit for William Litvin, Executive Department and Administration.

SB 153, providing that the water resources board submit its own budget. Appropriations.

SB 108, relative to methods of providing town assistance to the poor. Health and Welfare.

SB 155, providing for an election to permanently fill vacancies in a board of supervisors of the checklist. Statutory Revision.

SB 75, providing holiday pay for conservation officers for Memorial Day 1973 and all federal and state holidays for fiscal 1974 and making an appropriation therefor, Appropriations.

SB 119, relative to optional retirement benefits for members of the firemen's retirement system who retire due to disability. Executive Departments and Administration.

SB 134, relative to the accounting duties of the state treasurer. Executive Departments and Administration.

SB 145, authorizing the state treasurer to borrow money to pay debt service. Executive Departments and Administration.

SB 174, adding the field representative of the police standards and training council to the New Hampshire retirement system. Executive Departments and Administration.

SB 85, increasing the gross weight limits for certain vehicles and semitrailers on highways of the state. Transportation.

SB 184, authorizing state departments or agencies funded in whole or in part by federal funds to purchase workmen's compensation insurance to cover liability of federal's share and making the state liable for its share. Labor, Human Resources and Rehabilitation.

SB 144, relative to additions to sentences, consecutive sentences and presentence investigation. Judiciary.

SB 142, relative to jurisdiction over nonresident defendants in small claims actions. Judiciary.

SB 130, increasing the maximum sum of money which may be furnished to a convict upon his discharge from prison. State Institutions.

SB 231, revising the mosquito control law. Environment and Agriculture.

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle. Transportation.

SB 84, relative to motor vehicle insurance and guaranteeing compensation for medical expenses and lost wages. Banks and Insurance.

SB 166, relative to limitations on the loaning authority of cooperative banks, building and loan associations and savings and loan associations in mobile home financing. Banks and Insurance.

SB 198, changing the expiration date of licenses issued to insurance agents. Banks and Insurance.

SB 194, to permit the restriction of licenses issued to insurance companies. Banks and Insurance.

SB 167, extending the loaning authority of cooperative banks, building and loan associations and savings and loan associations. Banks and Insurance.

SB 73, relative to public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriation therefor. Resources, Recreation and Development.

SB 156, making an appropriation for the rehabilitation of the memorial bridge in the city of Portsmouth. Public Works.

SB 227, to amend the charter of the Kimball Union Academy, Education.

SB 117, providing for changing unclassified to classified positions for three of the industrial agents in the division of economic development. Executive Departments and Administration.

SB 116, relative to the licensing of pastoral counselors. Executive Departments and Administration.

SENATE MESSAGES CONCURRENCE

HB 620, regulating attorney's fees in consumer cases.

HB 201, permitting written or telephone conferences with utilities in cases of proposed termination of services.

NON-CONCURRENCE

HB 255, providing for ten-day temporary motor vehicle plates for motor vehicles, trailers, semi-trailers or tractors purchased from a dealer outside of New Hampshire.

HB 170, relative to the reporting of injury to any domestic animal by the operator of a motor vehicle.

ADOPTION COMMITTEE OF CONFERENCE REPORT

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975.

ENROLLED BILLS AMENDMENTS

SB 100, relative to the powers of the New Hampshire Commission on the arts.

AMENDMENT

Amend RSA 19-A:6, III as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following: be necessary, desirable or proper to carry out the purposes of this chapter;

The clerk read the amendment in full. Amendment adopted.

SB 45, providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the residence.

AMENDMENT

Amend RSA 72:34-a as inserted by section 2 of the bill by striking out line three and inserting in place thereof the following: under the provisions of RSA 72:28, 29-a, 30, 31, 32, 35, 36-a, 37 or 37-a said

The clerk read the amendment in full. Amendment adopted.

SENATE MESSAGES

CONCURRENCE HB'S WITH SENATE AMENDMENTS

HB 242, relative to the tenure of office of town officers appointed to fill the vacancy of an elected officer. (Amendment printed in SJ, April 23.)

Rep. Hanson moved that the House concur.

Adopted.

HB 165, relative to approved subdivision plans (Amendment printed in SJ April 23).

Rep. Hanson moved that the House concur.

Adopted.

HB 393, to amend the charters of certain savings banks. (Amendment printed in S.I. April 23)

Rep. Shirley Clark moved that the House concur.

Adopted.

RESIGNATION

Dear Mr. Speaker and Members of the House.

It is with deep regret that I must inform you herewith of my resignation from the New Hampshire House of Representatives. I have come to this conclusion after weighing very heavily all courses of action and primarily that which would best serve the voters of Cheshire, District 12, my constituency.

It is difficult for me to express my deep appreciation, concern and affection for my fellow legislators. I was but a freshman and therefore like a child in the forest. You, however, spoke to me without pressure, only enthusiasm, and you allowed me to make decisions on my own. When I spoke, you listened and gave credence to what I said. For all of this I thank you.

To you women and men of the New Hampshire Legislature is left the future of our citizens and our State. In your trust they have placed their faith. I am sure you are worthy of the task.

It has been truly a privilege and a pleasure to have served with you, if only briefly.

Sincerely,

David L. Gagne

Cheshire, Dist. 12

COMMITTEE REPORTS (Consent Calendar)

Rep. French moved that the House adopt the committee recommendations of Inexpedient to legislate on HB's 624, 691, and 869, and further adopt the committee recommendations of Ought to pass on HB's 840, 878, and 640.

Adopted.

HB 624, prohibiting the sale of soft drinks and alcoholic malt beverages in nonreturnable glass containers. Inexpedient to legislate. Rep. Rogers for Environment and Agriculture.

Subject matter covered by HB 623.

HB 691, extending the deadline for compliance with the air pollution control commission regulation pertaining to burning dumps. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

Covered by HB 566.

HB 869, requiring annual reporting and publishing of gross revenues and expenditures of charitable corporations incorporated in the state. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Sponsor does not wish legislation to pass as not accomplishing the desired objective.

HB 840, permitting public schools to be registered to teach cosmetology. Ought to pass. Rep. Grassie for Education.

This bill received unanimous support from those testifying and from the committee. It corrects a problem which has existed for thirty years.

HB 878, relative to the legislative facilities committee. Ought to pass. Rep. Benton for Legislative Administration.

This bill establishes in statute a legislative facilities committee to supervise and coordinate the renovation of the old Post Office and the building of the parking garage.

HB 640, legalizing appointments to the New Hampton village precinct zoning board of adjustment. Ought to pass. Rep. Towle for Municipal and County Government.

This is to clarify any question of the legality of the appointed board of adjustment in New Hampton.

Rep. French moved that the House adopt the committee recommendations of Refer to interim study to the appropriate standing committee on HBs 910, CACR 18, HB's 798, 914, 843, 551, 781, 683, 74, 486, 610, 731, 772, 992, 800, 813 and the committee recommendation of Refer to the Judicial Council on HB 889.

Rep. Record requested a quorum count.

The Speaker declared a quorum present.

Rep. Eugene Daniell spoke against the motion.

Rep. French explained his motion.

Rep. Chandler spoke in favor of the motion. Rep. Spirou moved the previous question. Sufficiently seconded.

Adopted.

Motion adopted.

HB 910, relative to deficiency judgments in consumer credit transactions. Refer to the Committee on Banks and Insurance for interim study. Rep. Shirley Clark for Banks and Insurance.

Bill has considerable merit, but because of holiday scheduling some interested parties were not able to be present.

HB 914, requiring the licensing of insurance consultants. Refer to the Committee on Banks and Insurance for interim study. Rep. Shirley Clark for Banks and Insurance.

Committee held a hearing on this bill since it was an insurance department bill. but it hadn't been scheduled for hearing. Bill needs amendments besides not having been advertised.

CACR 18, relating to elections to the office of state senator. Providing that a new election for the office of state senator shall be held if a candidate for such office does not receive a plurality of the votes. Refer to the Committee on Constitutional Revision for interim study, to report by October 1, 1975. Rep. Joncas for Constitutional Revision.

Committee will study possible amendments to Articles 34, 42, and 61 of Part Second of the Constitution which deal with procedures for handling tie elections for office of Governor, Senator, and Governor's Council.

HB 798, amending in general the statutory provisions relative to physical therapy. Refer to the Committee on Health and Welfare for interim study. Rep. Blanchette for Health and Welfare.

HB 843, requiring manufacturers and food processors to date certain packages of food. Refer to the Committee on Health and Welfare for interim study, Rep. Sullivan for Health and Welfare.

The vote was unanimous.

HB 551, relating to deprived and delinquent children and persons in need of supervision. Refer to the Committee on Judiciary for interim study to be reported by October 1, 1975. Rep. Shapiro for Judiciary.

A companion bill to SB 18 and needed, but time is too short to put the bill into proper shape.

HB 781, relative to credit discrimination and compensatory and punitive damages for victims of any unlawful discriminatory practices. Refer to the Committee on Judiciary for interim study. Rep. Riley for Judiciary.

HB 889, relative to crimes occurring in the course of labor difficulties. Refer to the Judicial Council. Rep. Shapiro for Judiciary.

Makes wilful destruction of property in labor disputes a Class A felony.

HB 683, authorizing the liquor commission to issue licenses for sales of wine on premises for which an on-sale beverage permit has been obtained. Refer to the Committee on Liquor Laws for interim study. Rep. Collishaw for Liquor Laws.

A similar bill is coming from the Senate and time will allow proper study.

HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Government.

This subject matter has sufficient merit to be studied with assistance of Attorney General's Office.

HB 486, to provide for the consolidation of a city with a county, and of a county with a county, and to provide state financial and other assistance for such mergers, and making an appropriation therefor. Refer to the Committee on Municipal and County Government for interim study. Rep. Gage for Municipal and County Government.

This is in keeping with other bills committee already has in study.

HB 610, permitting towns to appropriate money for recreational facilities. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Governments.

This is in keeping with other bills committee already has in study.

HB 731, relative to the fees of the register of deeds in Carroll county and payment to the county for expenses incurred. Refer to the Committee on Municipal and County Government for interim study. Rep. Gage for Municipal and County Government.

Sponsor agrees needs more study.

HB 772, requiring the capacity of soil to be considered in assessing land. Refer to the Committee on Municipal and County Government for interim study. Rep. Hanson for Municipal and County Government.

Sponsor agrees needs more study.

HB 992, to establish greenbelts along highways and establishing local regulation of land use therein. Refer to the Committee on Public Works for interim study to report by September 30, 1975. Rep. Ellis for Municipal and County Government.

HB 800, relative to enabling the chairman of the state committee of a political party to designate committees to fill candidate vacancies. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

To be a part of later consideration of election laws.

HB 813, providing that town moderators and supervisors of checklists shall be elected at town meetings. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

Part of pending election laws revision.

NOTICES OF RECONSIDERATION

Rep. Philip Currier served notice that today or some subsequent day as limited by House Rule 28, he would ask reconsideration of the House action of indefinite postponement on House Bill 519, establishing land use control procedures and making an appropriation therefor. (Expires May 1)

Rep. Claflin served notice that today or some subsequent day as limited by House Rule 28, he would ask reconsideration of the House action of inexpedient to legislate on House Bill 588, continuing the special legislative committee to study and report on the program and needs of the water supply and pollution control commission. (Expires May 1)

Rep. Fred Murray served notice that today or some subsequent day as limited by House Rule 28, he would ask reconsideration of the House action of inexpedient to legislate on House Bill 720, relative to the recovery of damages against the parent of a minor for the malicious destruction of property or bodily injury to a person caused by the minor. (Expires May 1)

Rep. Gorman served notice that today or some subsequent day as limited by House Rule 28, he would ask reconsideration of the House action of inexpedient to legislate on House Bill 769, establishing lunar landing day as a legal holiday. (Expires May 1)

COMMITTEE REPORTS Regular Calendar

SUSPENSION OF RULES

Rep. Shirley Clark moved that the rules be so far suspended as to permit the introduction of a committee report, floor action and referral to the Committee on Appropriations of HB 737, which contains an appropriation:

Adopted.

HB 737, relative to state employees' group life insurance, authorized deductions for hospital and life insurance plans and dividends from life insurance and group hospitalization programs. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Increases the face value of the group life insurance which state employees now have from \$1,000 to \$3,000 and specifies an additional \$1,500 accidental death or dismemberment benefit. Employee may keep policy after he leaves state service.

Will raise state monthly contribution from \$1.38 to \$1.50. Cost can be borne under current appropriations. However, since benefits are increased more employees may wish to join. In that case additional funds would be needed.

Committee recommends sending this bill to Appropriations even though the deadline has passed because of the uncertainty over funding.

Referred to Appropriations.

CACR 10, relating to adoption requirements of sales and income taxes. Providing that sales and income taxes may not take effect until after approval by two-thirds of the qualified voters of the state present and voting on the subject. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

It was the opinion of the majority (15-3) that this resolution stems from a basic mistrust of representative government in New Hampshire. The resolution is not at all clear on what constitutes a "General Sales" or "Personal Income" tax. The majority also felt that a constitutional requirement of a two-thirds referendum to approve revenue measures at the next biennium election might seriously hamper the raising of already existing taxes based upon sales or personal income. Resolution adopted.

CACR 16, relating to natural resources. Providing that all men are entitled to have their natural resources preserved and and protected from destruction, damage or impairment. Inexpedient to legislate. Rep. Peters for Constitutional Revision.

While the intent of the resolution is commendable and timely this specific resolution is written in language which is too broad and inconsistent with the rest of the Bill of Rights.

Resolution adopted.

HB 824, requiring high school students to pass a standard examination to graduate. Inexpedient to legislate. Rep. Hager for Education.

Although the intentions of this bill are admirable the mechanics of carrying it out and the far-reaching antihome rule implications forced the Education Committee to vote unanimously inexpedient.

Resolution adopted.

HB 805, to encourage the preservation and the expansion of the French language and culture in the state of New Hampshire in the interest of all of New Hampshire's citizens, regardless of their ethnic origins, and to provide access to instruction in the French language and culture to all public school pupils in the state. Inexpedient to legislate. Rep. Day for Education.

The Education Committee is in sympathy with the intent of this bill. There is, however, a Senate Bill coming in which more adequately deals with the subject matter.

Resolution adopted.

HB 921, relative to the power of certain colleges to grant degrees. Ought to pass. Rep. Charles Grassie for Education.

Housekeeping measure relative to four junior colleges in New Hampshire.
Unanimous vote of committee.

Ordered to third reading.

HB 571, revising laws regulating the practice of architecture. Ought to pass with amendment. Rep. Cornelius for Executive Departments and Administration.

The bill strengthens laws regulating architects and gives board of registration power to promulgate rules of professional conduct. No one appeared in opposition.

AMENDMENT

Amend the bill by striking out section 15 and inserting in place thereof the following:

. 15Qualifications for Board Members. Amend RSA 310:3 by striking out in line four the word "twelve" and inserting in place thereof the following (eight) so that said section as amended shall read as follows:

310:3—Qualifications. Each member of the board shall be a citizen of the United States and a resident of this state, and shall have been engaged in the practice of the profession of architecture as his chief means of livelihood for at least eight years, and shall have been in responsible charge of important architectural work for at least five years. Responsible charge of architectural teaching may be construed as responsible charge of important architectural work.

16 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 823, requiring certificates of competency, permits and bonds of explosive blasters and fireworks operators. Refer to the Committee on Executive Departments and Administration for interim study to report back by October 1, 1975. Rep. Carswell for Executive Departments and Administration.

An important bill needing further study and rewriting to clarify funding and other technical problems.

Adopted.

SB 66, providing additional cost of living increases for retired members of the N.H. Teacher's Retirement system, the N.H. Policemen's Retirement system, the N.H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change. Ought to pass with amendment. Rep. Noble for Executive Departments and Administration.

This bill gives badly needed supplemental retirement allowances for retired teachers, firemen, policemen, state employees and municipal employees belonging to the N.H. retirement system. To Appropriations.

AMENDMENT

Amend the bill by striking out section 28 and inserting in place thereof the following:

28 Unexpended Funds for Actuarial Studies. The balance of funds not expended by the board of trustees of the New Hampshire retirement system which result from changing the interest assumptions from five to six percent for all retirement systems shall be paid into a special fund to be maintained by the state treasurer. Such unexpended funds shall not be expended for any use other than the needs of the retirement systems, provided however, that the income from such fund may be used to finance actuarial studies of the New Hampshire retirement system. The trustees of the New Hampshire retirement system shall select the actuarial firm to conduct any studies. All principal and interest held in such fund which is not used for such study shall be held in escrow at the highest available interest rate for use by the retirement systems as determined by said trustees.

Amendment adopted.
Referred to Appropriations.

HB 642, providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint. Ought to pass with amendment. Rep. Scott for Fish and Game.

Makes fines more realistic.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint and prescribing a minimum on the length of certain fish to be taken.

- 1 Illegal Taking of Fin Fish. Amend RSA 211:1-a (supp), as inserted by 1973, 36:2, by striking out said section and inserting in place thereof the following: 211:1-a Fin Fish. A person who violates any provision of the rules and regulations promulgated by the director relative to either fresh water or salt water fin fish shall be guilty of a violation and guilty of an additional violation for each such fish taken, possessed, bought or sold in violation of such rules and regulations; provided, however, if all violations for which said person is convicted are the result of the actions of said person on a single complaint, the maximum total fine for all violations resulting from such actions shall, notwithstanding RSA title LXII, be one hundred dollars plus ten dollars for each fish taken in violation of this section.
- 2 Illegal Taking of Trout and Salmon. Amend RSA 211:2-a (supp), as inserted by 1959, 71:1, as amended, by striking out said section and inserting in place thereof the following:
- 211:2-a Trout and Salmon. Notwithstanding any other provisions of law or rules and regulations promulgated under RSA 206, the taking of brook trout, lake trout, lake trout hybrids, aureolus or golden trout and salmon between two hours after sunset and one hour before sunrise is prohibited. Whoever violates any of the provisions of this section shall be guilty of a violationa and in addition be guilty of a violation for each fish taken in violation hereof; provided, however, if all violations for which a person is convicted are the result of the actions of said person on a single complaint, the maximum total fine for all the violations resulting from such actions shall,notwithstanding RSA title LXII, be one hundred dollars plus ten dollars for each fish taken in violation of this section.
- 3 Length of Fish Taken; Minimum Limitation On. Amend RSA 211 by inserting after section 2-a the following new section:
- 211:2-b Minimum Length of Fish Taken. Except where the fish and game commission by rule may provide a longer minimum length, the fish described in RSA 211:2-a shall not be taken if a fish is under a six-inch minimum length.
- 4 Effective Date. Sections 1 and 2 of this act shall take effect upon its passage. Section 3 of this act shall take effect January 1, 1976.

Amendment adopted.
Ordered to third reading.

HB 773, requiring approval by the governor and council of cooperative agreements between the director of fish and game and agencies of the federal government and other states. Inexpedient to legislate. Rep. Stimmell for Fish and Game.

Committee felt bill unnecessary Resolution adopted.

HB 780, prohibit certain persons from possessing lobster or crab traps. Ought to pass with amendment. Rep. Anthony Randall for Fish and Game.

Protects lobstermen from souvenir hunters.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

prohibiting certain persons from possessing lobster or crab traps and providing for the posting of notices thereof.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Lobster Pots. Amend RSA 211:31 by striking out said section and inserting in place thereof the following:
 - 211:31 Limitation.
- I. No person, except the owner or a conservation officer, shall take up, lift, molest, have in his possession, or transfer any pot, trap, car or other contrivance that is set for the taking or holding of lobsters or crabs, not take, remove or carry away from the beach or shore, any such pot, trap, car or other contrivance or warp or buoy without the written permission of the owner. In addition to the penalty for violation of this section, said person, if he holds a license, shall lose said license for one year.
- II. The director of the fish and game department shall post sufficient permanent signs in proper places as the director deems necessary to inform the public of the provisions of RSA 211:31. I.

Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 863, increasing license fees for hunting and fishing guides. Ought to pass with amendment. Rep. Stimmell for Fish and Game.

Brings guides license fees up to date.

AMENDMENT

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

HB 575, clarifying the status of inmates of homes and institutions relative to a settlement. Ought to pass with amendment. Rep. Fleisher for Health and Welfare.

This bill clarifies the status of inmates of homes and institutions who have settlements from a town when they enter said home or institution. Such inmates would retain a settlement for one year. Thereafter the county in which they resided would become liable for the inmate's support.

The bill further repeals RSA 167:1, since this section would be inconsistent with the settlement status of inmates of homes and institutions.

AMENDMENT

Amend RSA 166:8 as inserted by section 1 of the bill by striking out said section and inserting inplace thereof the following:

166:8 Inmates of Homes and Institutions.

- I. Any person who is or becomes a public charge while at any child caring agency, hospital, home for the aged, nursing home, rest home, convalescent home, shared home for adults, or similar institution is chargeable for support to the county in which he last resided before entering such institution, unless such person has a settlement in some town or city at the time he entered the institution.
- II. Any person who has a settlement in a town or city, including a town or city in which such institution is located, at the time of entering an institution specified in paragraph I, shall lose said settlement in accordance with RSA 164-A:5, and the county in which he last resided shall thereafter be chargeable for the support.

Amendment adopted.

Ordered to third reading.

HB 684, levying an assessment against the state's revenue from alcoholic beverages ... r the program on alcohol and drug abuse. Inexpedient to legislate. Rep. Howard for Health and Welfare.

Committee was sympathetic with the intent of the bill, but cannot earmark general revenue funds for specific services.

Resolution adopted.

HB 767, requiring the listing of the chemical names of ingredients on the containers of prescription drugs. Inexpedient to legislate. Rep. Appleby for Health and Welfare.

The committee felt that this was the same bill as HB 17 and the vote was unanimous—Inexpedient.

Resolution adopted.

HB 630, increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial. Ought to pass with amendment. Rep. Shapiro for Judiciary.

As amended increases from five to ten days the time allowed for filing notice for appearance of blood test administrator at trial in DWI case.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Time Period for Filing Notice to Attend. Amend RSA 262-A:69—k (supp), as inserted by 1971, 109:1, by striking out in line three the word "five" and inserting in place thereof the following (ten) so that said section as amended shall read as follows:

262-A:69-k Official Record of Test. Any person, who is arraigned on a charge arising under RSA 262-A:69-a, shall file notice in said court, within ten days immediately following the receipt by said person of the result of any blood alcohol test administered to him, requiring the attendance of the person who took the sample for said test or of the person who conducted said test, or both. Failure to file notice shall be deemed a waiver to require their attendance at the trial, and the official report of said test issued pursuant to RSA 262-A:69-a shall be deemed conclusive evidence of the conduct and results of said test.

Amendment adopted.
Ordered to third reading.

HB 643, relative to the reporting of abused and neglected children. Ought to pass with amendment. Rep. Shapiro for Judiciary.

Makes reporting of child abuse and/or neglect more specific. Amendment exempts Christian Science treatment. Broad support, no opposition.

AMENDMENT

I."Abused child" means any child under the age of eighteen who has been sexually molested or who has had physical injury, emotional injury or other injuries inflicted upon him by other than accidental means; provided, however, that no child who in good faith is under treatment solely by spiritual means through prayer in accordance with the tenets and practices of a recognized church or religious denomination by a duly accredited practitioner thereof shall, for that reason alone, be considered to be an abused child under this chapter.

III. "Neglected child" means a neglected child as defined in RSA 169:2, I; provided, however, that no child who in good faith is under treatment solely by spiritual means through prayer in accordance with the tenets and practices of a recognized church or religious denomination by a duly accredited practitioner thereof shall, for that reason alone, be considered to be a neglected child under this chapter.

Amendment adopted.
Ordered to third reading.

HB 651, permitting public service as an alternative sentence for a misdemeanor or a violation. Ought to pass with amendment, Rep. Shapiro for Judiciary.

Gives judge an added discretion (which he may have, but some question) to permit public service as a sentence. Amendment adds for a nonprofit organization approved by the court.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Public Service Alternative. Amend RSA 651:2, VI, as inserted by 1971, 518:1, by inserting in line four after the word "court" the following (The court may require as a condition for a person convicted of a misdemeanor or a violation that he perform public service for the city or town in which the offense occured under the supervision of an elected or appointed official of such city or town or any private nonprofit organization as may be designated by the court.), so that said paragraph as amended shall read as follows:

VI. A person may be sentenced to a period of conditional discharge if he is not imprisoned and the court is of the opinion that probationary supervision is unnecessary, but that the defendant should conduct himself according to conditions determined by the court. The court may require as a condition for a person convicted of a misdemeanor or a violation that he perform public service for the city or town in which the offense occurred under the supervision of an elected or appointed official of such city or town or any private nonprofit organization as may be designated by the court. The period of a conditional discharge shall be three years for a felony and one year for a misdemeanor or violation. However, if the court has required as a condition that the defendant make restitution or reparation to the victim of his offense and that condition has not been satisfied, the court may, at any time prior to the termination of the above periods, extend the period for a felony by no more than two years and for a misdemeanor or violation by no more than one year in order to allow the defendant to satisfy the condition. During any period of conditional discharge the court may, upon its own motion or on petition of the defendant, discharge the defendant unconditionally if the conduct of the defendant warrants it. The court is not required to revoke a conditional discharge if the defendant commits an additional offense or violates a condition.

Amendment adopted.
Ordered to third reading.

HB 662, relative to transfers of probate property subject to public assistance liens. Ought to pass with amendment. Rep. Shapiro for Judiciary.

Removes contradiction between RSA 555:19 and RSA 167:14, request of Welfare Department.

AMENDMENT

Amend RSA 559:19-a as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

559:19-a Real Estate Subject to Liens for State Assistance. Any title to real estate conveyed under a license granted under RSA 559:18 upon which there is a lien for aid to the permanently and totally disabled or for old age assistance recorded in the registry of deeds shall not be valid against the state until the state has had satisfactory recovery and has discharged such lien.

Amendment adopted.
Ordered to third reading.

HB 669, increasing the compensation of jurors. Ought to pass with amendment. Rep. Riley for Judiciary.

Increases compensation of jurors from fifteen to twenty dollars per day. Amendment changes effective date to January 1, 1976.

AMENDMENT

2 Effective Date. This act shall take effect January 1, 1976.

Amendment adopted.
Ordered to third reading.

HB 672, relative to limited estates. Ought to pass. Rep. Morrissette for Judiciary. To clarify law on limited estates. Lawyers differ.

Ordered to third reading.

HB 692, protecting the right of privacy of persons holding pistol permits or licenses. Ought to pass. Rep. Riley for Judiciary.

To keep private the holding of pistol permits and licenses.

Ordered to third reading.

HB 744, excluding records and proceedings that are confidential under federal law from the state right to know law. Ought to pass. Rep. Lucas for Judiciary.

Would make the state right to know law apply to the Department of Employment Security the same as other departments.

Ordered to third reading.

HB 762, repealing the law relative to additions to sentences and concurrent sentences. Ought to pass. Rep. Shapiro for Judiciary.

To give the judge more discretion in making sentences concurrent or consecutive when a felon commits an additional felony while serving his term.

Ordered to third reading.

HB 793, relative to sexual assault and related offenses. Ought to pass with amendment. Rep. Hobbs for Judiciary.

Transfers the emphasis from sex to "aggravated felonious assault" in a general revision of the statutes on rape. Based on the Michigan law. No opposition at hearing.

Amendment changes age from sixteen to eighteen years for exception.

AMENDMENT

632-A:7 Limitations of Prosecutions. Except in those cases where the victim was less than eighteen years of age no prosecution may be maintained under this chapter unless the alleged offense was brought to the attention of a law enforcement officer within six months after its occurrence.

Amendment adopted.
Ordered to third reading.

HB 807, requiring a lessor to execute and deliver a copy of the lease within thirty days after execution and delivery of the lease by the lessee. Ought to pass with amendment, Rep. McManus for Judiciary.

Improves the relationship of landlord and tenant by providing both parties shall have copies of the lease.

AMENDMENT

Amend RSA 477:7-b, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

1. Within thirty days after the execution by all parties of a written lease, the lessor shall deliver a copy of the lease to the lessee.

Amendment adopted.
Ordered to third reading.

Rep. Skinner moved that HB's 516, 515, 713, and 714 be made a special order for Wednesday next at 11:00 a.m. o'clock, and spoke to her motion.

Rep. Chandler spoke in favor of the motion. Adopted.

HB 753, relative to the hours of labor of women and minors. Inexpedient to legislate. Rep. Wheeler for Judiciary.

Sponsor did not wish to have legislation pass.

Resolution adopted.

HB 367, establishing a police commission for the town of Seabrook. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

This legislation will be covered by HB 726.

Resolution adopted.

HB 570, providing for reimbursement of expenses for local officials attending educational programs offered by certain statewide municipal organizations. Inexpedient to legislate. Rep. Gage for Municipal and County Government.

Provision in the present law sufficient.

Resolution adopted.

HB 632, providing for optional dates for the payment of real estate taxes. Inexpedient to legislate. Rep. Mann for Municipal and County Government.

Committee feels providing another alternate of tax payment would be too confusing at this time.

Resolution adopted.

HB 688, permitting access from Rockingham boulevard in the town of Salem to a tract of land on the southerly side thereof. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

Bills almost identical to this one failed in legislative action in the 1971 and 1973 sessions.

In 1960 Rockingham Boulevard between route 93 and route 28 was established as a limited access highway. In 1962, the case was tried before a jury and landowners were compensated for limitation of access. In subsequent actions before the Superior Court, the New Hampshire Supreme Court and the Federal District Court, the state's position on the matter—limited access—has prevailed.

The department of Public Works and Highways has received authority from the Governor and Council to contract for a development study in the quadrangle bounded by route 93 on the west, the Massachusetts line on the south, route 28 on the east and exit 2 of route 93 on the north. The results of this study will be available this summer and may propose an entirely new concept for this fast growing area.

Resolution adopted.

HB 636, redefining the purpose of the water supply and pollution control commission relative to sewage disposal systems. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Not needed. Covered by existing Water Supply and Pollution Control Commission regulations.

Resolution adopted.

HB 820, requiring coordinate of recreation and development powers of the department of resources and economic development with local units of government. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

The bill has merit as to intent but presented insuperable problems as to amendment to fulfill the sponsor's intention without creating damaging side effects.

Resolution adopted.

HB 747, limiting transfers of prisoners to the New Hampshire hospital and restricting privileges of persons who are committed to the hospital because of mental illness. Refer to the Committee on State Institutions for interim study. Rep. Collins for State Institutions.

This bill deals with an important problem. Interim study is recommended because bills on the same general subject are pending in other committees.

Adopted.

HB 782, requiring supervisors of the checklist to notify the town or city clerk of additions or corrections to the checklist. Ought to pass. Rep. Morgan for Statutory Revision.

This is a double check of names listed on tax rolls.

Ordered to third reading.

HB 814, imposing restrictions on political advertising and providing penalties therefor. Ought to pass. Rep. Morgan for Statutory Revision.

Restricts political advertising.

Ordered to third reading.

HB 852, allowing municipalities using voting machines to accept absentee ballots up to the time of closing of the polls. Ought to pass. Rep. Morgan for Statutory Revision.

Sets time after which absentee ballot applications may not be issued on election

Ordered to third reading.

HB 856, requiring supervisors of checklists or town or city clerks to issue new voter registration identification cards. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Seems to duplicate the routine already being followed.

Resolution adopted.

HB 859, relative to ballot voting at town meetings. Ought to pass. Rep. Morgan for Statutory Revision.

Makes majority approval necessary before a small group of voters may require a secret ballot.

Ordered to third reading.

HB 860, relative to listing candidates for representative to the general court from multi-member districts on the official ballot. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Committee felt that this would make the layout of ballots confusing.

Resolution adopted.

HB 677, increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities commission to pay stenographic costs incurred in application proceedings. Ought to pass with amendment. Rep. Ryan for Transportation.

This bill removes some of large expenses incurred when applying to the PUC for a trucking permit. Amendment changes fees, Vote was unanimous.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities commission to pay a portion of the stenographic costs incurred

in application proceedings.

Amend RSA 375-A:5-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

375-A:5-a Stenographic Costs. The costs incurred for the first two days of any stenographic services required by the public utilities commission under RSA 375-A:2 or 3 shall be paid by the public utilities commission and after said day the costs shall be paid pursuant to rules promulgated by the public utilities commission.

Amend RSA 375-B:8-a as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

375-B:8-a Stenographic Costs. The costs incurred for the first two days of any stenographic services required by the public utilities commission under RSA 375-B:4, 5 or 7 shall be paid by the public utilities commission and after said day the costs shall be paid pursuant to rules promulgated by the public utilities commission.

Amend RSA 376:5-a as inserted by section 5 of the bill by striking out same and inserting in place thereof the following:

376:5-a Stenographic Costs. The costs incurred for the first two days of any stenographic services required by the public utilities commission under RSA 376:5, 8 or 9 shall be paid by the public utilities commission and after said day the costs shall be paid pursuant to rules promulgated by the public utilities commission.

Amendment adopted.
Ordered to third reading.

HB 682, requiring an annual renewal of certificates and permits of certain carriers for hire. Ought to pass with amendment. Rep. Young for Transportation.

This bill requires annual renewal of PUC permits the same as drivers licenses, fishing licenses, hunting licenses, etc. Vote was unanimous.

AMENDMENT

Amend RSA 375-A:5-a as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

375-A:5-a Annual Renewal of Certificates.

- I. Each certificate issued under RSA 375-A shall expire one year after the date of issuance and annually thereafter unless renewed under paragraph II or unless sooner suspended or revoked pursuant to RSA 375-A:6.
- II. Each holder of such certificate shall annually apply for renewal thereof to the commission. The commission may renew a certificate if the certificate holder annually files with the commission certified information to demonstrate he remains engaged in the business of transporting household goods as defined by the commission.

Amend RSA 375-B:8-a, II as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

II. Each holder of such certificate or permit shall annually apply for renewal thereof to the commission. The commission may renew a certificate or permit if the certificate holder or permittee annually files with the commission certified information to demonstrate he remains engaged in the business of transporting property for hire.

Amendment adopted.
Ordered to third reading.

HB 693, requiring an annual certificate for a regular route common carrier. Ought to pass with amendment. Rep. Young for Transportation.

This bill requires annual renewal of PUC permits the same as drivers licenses, fishing licenses, hunting licenses, etc. Vote was unanimous.

AMENDMENT

Amend RSA 376:5, III as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. The commission may renew a certificate authorizing regular route operations if the regular route common carrier annually files with the commission certified information to demonstrate that he has maintained service over the authorized routes and has conformed to this chapter and the rules of the commission.

Amendment adopted.
Ordered to third reading.

HB 736, relative to defective equipment tags for motor vehicles. Ought to pass. Rep. D'Amante for Transportation.

There is no provision in the present law for a time period to make minor repairs. This bill provides for a 72 hour period. Committee vote was unanimous.

Ordered to third reading.

HB 808, equalizing road tolls for certain vehicles. Inexpedient to legislate. Rep. $\mathsf{D}'\mathsf{A}\mathsf{m}$ ante for Transportation.

This bill was found to be unnecessary because the toll road division of the Department of Safety is making changes to solve the problem.

Resolution adopted.

HB 810, prohibiting truck-tractors from drawing more than one trailer or semitrailer or any combination of a trailer and semitrailer. Ought to pass. Rep. Coutermarsh for Transportation.

Everyone appearing on this bill was in favor. Committee vote was unanimous. Ordered to third reading.

HB 818, modifying the public convenience and necessity requirement for issuing certificates to operate trucks. Ought to pass. Rep. Duhaime for Transportation.

This bill was considered by the committee to be necessary to further protecting the free enterprise system. Committee vote was unanimous.

Ordered to third reading.

HB 825, establishing annual inspections for motorcycles and specifying the inspection requirements for motorcycles. Inexpedient to legislate. Rep. Duhaime for Transportation.

What this bill attempts to do is already in the statutes. Committee vote was unanimous.

Resolution adopted.

HB 830, reducing certain time limitations before which an abandoned vehicle may not be sold. Inexpedient to legislate. Rep. Erler for Transportation.

Committee felt this bill would create a problem for a person who had his car stolen. Committee vote was unanimous.

Resolution adopted.

HB 835, permitting the use of red brake lights on the front of motor vehicles. Inexpedient to legislate. Rep. Estee for Transportation.

This bill was not consistent with the uniform vehicle code.

Resolution adopted.

Rep. Lessard moved that HB 377, authorizing the city of Dover to borrow for hospital construction, be taken from the table.

Adopted.

Rep. Lessard moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Borrowing Authorized. In addition to any indebtedness incurred under RSA 33:4-a, the city of Dover may borrow a sum not to exceed two million seven hundred thousand dollars to be used only for the purpose of constructing an addition or additions to the Wentworth-Douglass hospital.

Amend the bill by striking out section 2 and renumbering section 3 to read as 2.

The clerk read the amendment in full.

Rep. Hanson spoke in favor of the motion.

Adopted.

Ordered to third reading.

COMMITTEE REPORTS CONTINUED

SB 74, relative to changes in timber harvesting laws. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Tightens clearing requirements.

AMENDMENT

Amend RSA 224:47 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

224:47 Penalty. Any person who pushes over, cuts, saws or operates or who causes to be pushed over, cut, sawed or operated any such timber, brush, lumber or wood, or any owner of land where cutting is done, shall be guilty of a violation for each two hundred linear feet or fraction thereof from which the slash and mill waste is not properly removed or disposed of under RSA 224:44-b within thirty days after such cutting, or, in the case of material adjudged by the department of resources and economic development to be an unusual hazard under RSA 224:46 within such reasonable time as the department of resources and economic development may determine not exceeding thirty days from the date of service of the removal notice. If the person refuses or neglects to properly remove or dispose of the slash, mill waste or hazardous material within the time prescribed, the person shall be guilty of a violation as provided in this section for each subsequent thirty-day period of refusal or neglect to so remove or dispose of such slash, mill waste or hazardous material.

Amendment adopted.
Ordered to third reading.

SUSPENSION OR RULES

Rep. French moved that the rules be so far suspended as to permit HB's 840, 878, 640, 921, 571, 642, 863, 575, 630, 643, 651, 662, 669, 672, 692, 744, 762, 793, 807, 782, 814, 852, 859, 677, 682, 693, 736, 810, 818, 377 and SB 74 to be placed on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 840, permitting public schools to be registered to teach cosmetology.

HB 878, relative to the legislative facilities committee.

 $\ensuremath{\mathsf{HB}}$ 640, legalizing appointments to the New Hampton village precinct zoning board of adjustment.

HB 921, relative to the power of certain colleges to grant degrees.

HB 571, revising laws regulating the practice of architecture.

HB 642, providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint and prescribing a minimum on the length of certain fish to be taken.

HB 863, increasing license fees for hunting and fishing guides.

HB 575, clarifying the status of inmates of homes and institutions relative to a settlement.

HB 630, increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial.

HB 643, relative to the reporting of abused and neglected children.

HB 651, permitting public service as an alternative sentence for a misdemeanor or a violation.

HB 662, relative to transfers of probate property subject to public assistance liens.

HB 669, increasing the compensation of jurors.

HB 672, relative to limited estates.

HB 692, protecting the right of privacy of persons holding pistol permits or licenses.

HB 744, excluding records and proceedings that are confidential under federal law from the state right to know law.

 $\ensuremath{\mathsf{HB\,762}},$ repealing the law relative to additions to sentences and concurrent sentences.

HB 793, relative to sexual assault and related offenses.

HB 807, requiring a lessor to execute and deliver a copy of the lease within thirty days after execution and delivery of the lease by the lessee.

HB 782, requiring supervisors of the checklist to notify the town or city clerk of additions or corrections to the checklist.

 $\ensuremath{\mathsf{HB\,814}},$ imposing restrictions on political advertising and providing penalties therefor.

HB 852, allowing municipalities using voting machines to accept absentee ballots up to the time of closing of the polls.

HB 859, relative to ballot voting at town meetings.

HB 677, increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities

commission to pay a portion of the stenographic costs incurred in application proceedings.

HB 682, requiring an annual renewal of certificates and permits of certain carriers for hire.

HB 693, requiring an annual certificate for a regular route common carrier.

HB 736, relative to defective equipment tags for motor vehicles.

HB 810, prohibiting truck-tractors from drawing more than one trailer or semitrailer or any combination of a trailer and semitrailer.

HB 818, modifying the public convenience and necessity requirement for issuing certificates to operate trucks.

HB 377, authorizing the city of Dover to borrow for hospital construction.

SB 74, relative to changes in timber harvesting laws.

RECONSIDERATION

Rep. George Gordon moved reconsideration on HB's 840, 878, 640, 921, 571, 642, 863, 575, 630, 643, 651, 662, 669, 672, 692, 744, 762, 793, 807, 782, 814, 852, 859, 677, 682, 693, 736, 810, 818, 377 and SB 74.

Reconsideration lost.

COMMITTEE REPORTS CONTINUED

HB 806, relative to the provisions of the fair credit reporting act requiring supplying to the consumer investigated a copy of the report and disclosure of all sources of information. Majority: Ought to pass with amendment; Rep. A. C. Jones for Banks and Insurance. Minority: Inexpedient to legislate. (Reps. Baker, Gelinas, Robillard, Hess, Gravelle and Carter)

Majority: Extends law to all credit reporting agencies but adds limited confidentiality. Now only investigative reports are covered—amendment adds credit reports.

Under present law individual being investigated is entitled to receive a copy of his report which includes the names of persons giving information about him. Since people are reluctant to have it knwon that they gave information, sources of information are drying up. Sources of information remain available through the Attorney General's Office.

Majority of the committee feels that it is a hardship for some individuals now to have to wait for insurance, a loan, etc. until a report can be gotten together.

Minority feels that HB 806 would take away the consumer's right to know the sources of information that could be damaging to his character and/or livelihood. These rights were granted by the General Court in 1973 under the Fair Credit Reporting Act. Why take away these rights now?

Rep. French moved that debate be limited to one-half hour equally divided. Adopted.

Rep. Robillard moved that the Minority report, inexpedient to legislate, be substituted for the Majority report, ought to pass with amendment.

Reps. Sayer, William Boucher, Baker and Gelinas spoke in favor of the motion.

Reps. Burns and George Wiggins spoke against the motion.

Rep. Marsh requested a quorum count.

The Speaker declared a proper quorum.

Reps. Elmer Wiggin and A. C. Jones spoke against the motion.

Reps. Gravelle, Hess and Spirou spoke in favor of the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the Robillard motion.

A division was requested.

 $241\ \text{members}$ having voted in the affirmative and $41\ \text{in}$ the negative, the motion passed.

Rep. Spirou moved HB 806 be indefinitely postponed.

Adopted.

 $\ensuremath{\mathsf{HB}}$ 671, relative to a general revision of probation laws. Ought to pass. Rep. McManus for Judiciary.

Updates and modernizes procedures in the probation department. It standardizes employment qualifications.

Ordered to third reading.

HB 761, providing for a lien on the personal property of a welfare recipient which is not exempt from attachment. Inexpedient to legislate. Rep. Castaldo for Judiciary.

Rep. Morrissette moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Twardus and Castaldo spoke against the motion.

Rep. Lessard moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Twardus requested a roll call.

Sufficiently seconded.

YEAS 108 NAYS 179 **YEAS 108**

BELKNAP COUNTY

Barbara Kidder, Mansfield, James Murray and Young,

CARROLL COUNTY

Roderick Allen, Howard and Kenneth Smith,

CHESHIRE COUNTY

Ames, Francis Callahan, Anne Gordon, Cleon Heald and Langille.

COOS COUNTY

Burns, Cooney, Rebecca Gagnon, Hunt, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, A. C. Jones, Logan, Pepitone and Taylor,

HILLSBOROUGH COUNTY

Baker, Bednar, Bragdon, Carter, Cobleigh, Coburn, Corey, Joseph Cote, Kendall Cote, Crotty, Clyde Eaton, Joseph Eaton, Favreau, Granger, Philip Heald, Karnis, Edmund Keefe, LaPlante, Lawrence, Lefebvre, Lynch, MacDonald, Milne, Morgrage, Morrissette, Russell Perkins, Polak, Quigley, Reardon, Seamans, Kenneth Spalding, Sweeney, Cecelia Winn and John Winn.

MERRIMACK COUNTY

John Cate, Milton Cate, Chandler, Alice Davis, George Gordon, Hanson, Harriman, H. Gwendolyn Jones, Plourde, Shepard, and Doris Thompson.

ROCKINGHAM COUNTY

Benton, William Boucher, Campbell, Collins, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Erler, Gage, Kashulines, Kelley, King, O'Connell, Parolise, Anthony Randall, Read, Sayer, Skinner, George Thibeault, Twardus and Wilson.

STRAFFORD COUNTY

Canney, Dunlap, Joos, Kimball, Osgood, Parnagian, Parshley, Pray, Rowell, Tibbetts, Tripp and Winkley.

NAYS 179

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth and Marsh.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Duprey, Fullam and Towle.

CHESHIRE COUNTY

Robert Callahan, Cooke, Cournoyer, Fillback, Hanna, Knight, Ladd, Marshala, Milbank, Nims, Proctor, Russell, Turner, Wells, and Whipple.

COOS COUNTY

Fortier, Horton, Huggins, Judd. Victor Kidder, Oleson and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhayer, Cornelius, Gaylord Cummings, Gemmill, Melnick, Symons, Bruce Townsend and Webb. HILLSBOROUGH COUNTY

Ahern, Arnold, Belanger, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Burke, Carswell, Corser, Margaret Cote, Philip Currier, Forsaith Daniels, Day, Douzanis, Dwyer, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Daniel Healy, Holland, LaChance, Lamy, Levasseur, Lyons, Martin, McGlynn, Fred Murray, Timothy O'Connor, Orcutt, Peters, Reidy, Henry Richardson, Shea, Andre Simard, Leonard Smith, Spirou, Sullivan, Theriault, Harold Thomson, Vachon, Van Loan, Wheeler, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Castaldo, Raymond Chase, Christensen, Estee, Gamache, Hager, Haller, Hess, Kenison, LaBonte, McNichol, Noble, Packard, Ralph, Rich, Riley, Ryan, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Briggs, Collishaw, Eastman, Ellis, Flanagan, Ganley, Gaskill, Goodrich, Gorman, Greene, Griffin, Hoar, Hobbs, Krasker, Lockhart, MacGregor, Niebling, Page, Parr, Peterson, Reese, Richards, Rogers, Schwaner, Constance Simard, Splaine, William Stevens, Stimmell, Tavitian and Webster. STRAFFORD COUNTY

Bernard, Shirley Clark, Donnelly, Charles Grassie, Habel, Horrigan, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Preston, Robillard, Ruel and Barbara Thompson.

SULLIVAN COUNTY

Barrus, Brodeur, Desnoyer, Frizzell, LeBrun, Lucas, Rousseau, Scott, Roma Spaulding, Sara Townsend, Tucker and George Wiggins.

Resolution adopted.

RECONSIDERATION

Rep. Hanson moved reconsideration on HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial and recreational development.

Rep. Parolise spoke against the motion.

Reps. Sayer, Campbell and Belair spoke in favor of the motion.

Rep. Twardus moved the previous question.

Sufficiently seconded.

Adopted.

Reconsideration lost.

RECESS

ENROLLED BILLS REPORT

HB 86, establishing a procedure to enter guilty and nolo contendere pleas by mail in district and municipal courts and permitting any person charged with a minor traffic offense to so plead and to utilize such procedure.

HB 151, prohibiting bicycle racing on certain highways.

 $\ensuremath{\mathsf{HB}}$ 185, relative to the appointment of certain election officials of the city of Concord.

HB 201, permitting written or telephone conferences with utilities in cases of proposed termination of services.

HB 222, to reclassify a certain highway in the town of Bethlehem.

HB 361, relative to annual inspections of antique motor cars and application of junkyard regulations to new and used motor vehicle dealers.

 $\ensuremath{\mathsf{HB}}$ 526, establishing a professional standards board to advise the state board of education.

HB 620, regulating attorney's fees in consumer cases.

SB 59, making supplemental appropriations for expenses of certain departments of the state for the fiscal year ending June 30, 1975.

SB 61, relative to procedures for rule making for the fish and game department. SB 36, relative to the preparation and publication of a list of certain real estate tax assessments.

SB 121, reclassifying a certain highway in the town of Clarksville.

Mabel L. Richardson for the Committee

COMMITTEE REPORTS CONTINUED

Rep. French moved that debate on HB 396 be limited to one half hour equally divided.

Adopted.

Rep. George Gordon requested a quorum count.

The Speaker declared a quorum present.

HB 396, providing for the withdrawal of the Newfound Area Cooperative School district from Supervisory Union No. 2. Refer to the Committee on Education for interim study. Rep. William Boucher for Education.

The Education Committee has already established a policy that Supervisory

Union bills will be dealt with in interim study.

Rep. George Gordon moved that the words, ought to pass, be substituted for the committee report, refer to committee on Education for interim study, and spoke to his motion.

Rep. William Boucher spoke against the motion.

Rep. French in the chair.

Reps. George Wiggins and Gaylord Cummings spoke in favor of the motion.

Speaker in the chair.

Rep. Hager spoke against the motion.

Rep. Henry Richardson spoke in favor of the motion.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

On a voice vote the Speaker was in doubt and requested a roll call.

YEAS 66 NAYS 202 YEAS 66

BELKNAP COUNTY

Mansfield and Marsh.

CARROLL COUNTY

Dickinson, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Fillback, Anne Gordon, Knight, Nims and Whipple.

COOS COUNTY

Huggins, Victor Kidder and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate and Gaylord Cummings.

HILLSBOROUGH COUNTY

Bednar, Belanger, Emile Boisvert, Joseph Cote, Kendall Cote, Crotty, Douzanis, Clyde Eaton, Joseph Eaton, Gravelle, Philip Heald, Karnis, McLaughlin, Milne, Morgrage, Quigley, Henry Richardson, Andre Simard, Harold Thomson, Wheeler and Withington.

MERRIMACK COUNTY

Ayles, Chandler, Eugene Daniell, George Gordon, James Humphrey, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Erler, Goff, MacGregor, O'Connell and Tavitian.

STRAFFORD COUNTY

Bouchard, Dunlap, Kimball, Parnagian, Preston, Robillard, Ruel, Tripp and Winkley.

SULLIVAN COUNTY

Olden, Scott and George Wiggins.

NAYS 202

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin and Howard.

CHESHIRE COUNTY

Close, Cournoyer, Hanna, Cleon Heald, Ladd, Langille, Marshala, Milbank, Ramsey, Russell, Scranton, Turner and Wells.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Rebecca Gagnon, Horton, Hunt, Judd, Oleson, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Cynthia Clark, Copenhaver, Cornelius, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Logan, Mann, Melnick, Pepitone, Symons, Bruce Townsend, Ward and Webb. HILLSBOROUGH COUNTY

Ainley, Arnold, Baker, Bishop, Wilfrid Boisvert, Boyd, Carswell, Cobleigh, Coburn, Corser, Margaret Cote, Day, Fleisher, Gabrielle Gagnon, Gauthier, Granger,

Salvatore Grasso, Holland, Howard Humphrey, Edmund Keefe, LaChance, Lawrence, Lyons, Martin, McGlynn, Morgan, Fred Murray, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Record, Reidy, Seamans, Leonard Smith, Kenneth Spalding, Theriault, Cecelia Winn, John Winn, Woodruff and Zechel.

MERRIMACK COUNTY

Laurent Boucher, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, Alice Davis, Gamache, Hager, Haller, Harriman, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McNichol, Noble, Ralph, Rich, Riley, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Cotton, Charles Cummings, Cunningham, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Flanagan, Gage, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Hobbs, Kelley, King, Krasker, Lockhart, Maynard, Niebling, Page, Parolise, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Scamman, Schwaner, Constance Simard, Skinner, William Stevens, Stimmell, George Thibeault, Twardus, Webster and Wilson.

STRAFFORD COUNTY

Bernard, Canney, Shirley Clark, Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Horrigan, Joos, Lessard, Maloomian, McManus, Osgood, Parshley, Pray, Rowell, Şackett, Barbara Thompson and Woods.

SULLIVAN COUNTY
Barrus, Brodeur, Burrows, Desnoyer, Friz LeBrun, Lucas, Mahoney, Rousseau, Roma Spaulding, Sara Townsend and Williamson.

Resolution adopted.

and the motion lost

Rep. French moved that SB 33, relative to specific responsibilities of the division of mental health of the department of health and welfare, and SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance, be made a special order for Tuesday next, May 6 and spoke to his motion.

Rep. Buckman spoke against the motion.

Rep. French explained his motion.

Reps. Shirley Clark and George Gordon spoke against the motion.

Rep. Chandler spoke in favor of the motion,

Motion carried.

HB 618, permitting school districts to pay teachers contributions to the New Hampshire retirement system. Ought to pass. Rep. Cornelius for Executive Departments and Administration.

This is permissive legislation only. School boards could offer this benefit only after adoption by the local school district.

Rep. Bednar moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Rep. Symons explained the bill.

Rep. Sara Townsend spoke in favor of the motion.

Rep. Cornelius spoke against the motion.

Rep. Symons moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Bednar requested a roll call.

Sufficiently seconded.

Reps. LaMott and Bowler abstained from voting under Rule 16.

YEAS 205 NAYS 80 YEAS 205

BELKNAP COUNTY

French and Marsh.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Anne Gordon, Knight, Ladd, Langille, Marshala, Milbank, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, George Cate, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Pepitone and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Baker, Barrett, Bednar, Belanger, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Burke, Carswell, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Crotty, Dwyer, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Gauthier, Granger, Gravelle, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, LaPlante, Lawrence, Lynch, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Orcutt, Russell Perkins, Peters, Polak, Quigley, Record, Seamans, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Sullivan, Theriault, Harold Thomson, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, John Cate, Milton Cate, Chandler, Eugene Daniell, Alice Davis, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, Noble, Rich, Riley, Shepard, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Bisbee, William Boucher, Briggs, Campbell, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Gaskill, Gorman, Greene, Griffin, Hoar, Kashulines, Kelley, King, MacGregor, Niebling, O'Connell, Page, Parr, Anthony Randall, Reese, Richards, Rogers, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus and Wilson.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Shirley Clark, Donnelly, Dumais, Habel, Hebert, Joos, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripps, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Desnoyer, Frizzell, LeBrun, Olden, Rousseau, Scott, Sara Townsend, George Wiggins and Williamson.

NAYS 80

BELKNAP COUNTY

Ambrose, Beard, Brouillard, Goyette, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen.

CHESHIRE COUNTY

Close, Cooke, Hanna, Cleon Heald, Nims, Proctor, Ramsey and Russell.

COOS COUNTY

Fortier and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Melnick, Symons, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ahern, Bishop, Bruton, Kendall Cote, Margaret Cote, Coutermarsh, Cullity, Day, Douzanis, Fleisher, Gelinas, Salvatore Grasso, Holland, Lyons, Martin, Reidy, Henry Richardson, Shea, Vachon and Wheeler.

MERRIMACK COUNTY

Ayles, Castaldo, Raymond Chase, Christensen, Haller, Hess, Kenison, McNichol and Sherman.

ROCKINGHAM COUNTY

Blanchette, Collins, Thomas Connors, Cotton, Ellis, Ganley, Goff, Goodrich, Hobbs, Krasker, Parolise, Peterson, William Stevens and Webster.

STRAFFORD COUNTY

Dudley, Dunlap, Charles Grassie, Horrigan, McManus, Rod O'Connor, Robillard, Sackett and Barbara Thompson.

SULLIVAN COUNTY

Roma Spaulding.

and the motion passed.

Rep. Bednar moved that HB 618 be indefinitely postponed.

Adopted.

Rep French moved that debate on HB's 574, 754, 696, 764 and 673 be limited to twenty minutes equally divided.

Adopted.

HB 574, limiting smoking in places of public assembly to designated areas. Ought to pass with amendment. Rep. Blanchette for Health and Welfare.

This bill limits smoking in museums, libraries, indoor theatres, classrooms, concert halls, elevators, public areas of a hospital, restaurants in areas where food is prepared, indoor sports arenas and rooms in public buildings while public meetings are in progress.

Rep. Mann moved that HB 574, be indefinitely postponed and spoke to his motion.

Reps. Blanchette, Day, Drasker, Ellis and Griffin spoke against the motion.

Reps. Hess. Close and George Gordon spoke in favor of the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 154 NAYS 146 YEAS 154

BELKNAP COUNTY

Bowler, French, Barbara Kidder, Mansfield, Marsh, Sabbow and Young. CARROLL COUNTY

Russell Chase, Dickinson, Fullam, Howard and Towle,

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Ladd, Nims, Turner, Wells and Whipple.
COOS COUNTY

Burns, Cooney, Fortier, Rebecca Gagnon, Horton, Huggins, Judd, Victor Kidder, George Lemire, Oleson, Wiswell and York.

GRAFTON COUNTY

David Bradley, Buckman, George Cate, Duhaime, Mann and Pepitone. HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Cobleigh, Coburn, Corey, Kendall Cote, Margaret Cote, Crotty, Philip Currier, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Salvatore Grasso, Gravelle, George Healy, Howard Humphrey, Karnis, LaChance, Lamy, Lawrence, Lynch, Lyons, McLaughlin, Milne, Morgrage, Timothy O'Connor, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Reidy, Seamans, Shea, Andre Simard, Vachon, Wheeler, John Winn and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Raymond Chase, Estee, Gamache, George Gordon, Hess, McNichol, Ralph, Shepard, Sherman, Tarr, Doris Thompson and Elmer Wiggin. ROCKINGHAM COUNTY

Benton, Bisbee, William Boucher, Briggs, Collishaw, Thomas Connors, Cotton, Danforth, Grace DeCesare, Eastman, Flanagan, Gage, Hobbs, Kelley, MacGregor, Parolise, Anthony Randall, Schwaner, Skinner, William Stevens, Tavitian, Twardus and Webster.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Joos, Maloomian, Parshley, Sackett and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.

NAYS 146

BELKNAP COUNTY

Ambrose, Beard, Broulllard, Goyette, Hildreth, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Claflin, Conley, Duprey, and Kenneth Smith.

CHESHIRE COUNTY

Cooke, Hanna, Knight, Langille, Marshala, Milbank, Proctor and Russell.

Hunt and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, Myrl Eaton, Gemmill, LaMott, Logan, Melnick, Symons, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bednar, Bishop, Emile Boisvert, Carswell, Corser, Joseph Cote, Cullity, Day, Fleisher, Gardner, Granger, Philip Heald, Edmund Keefe, LaPlante, Martin, McDonough, McGlynn, Morgan, Morrissette, Fred Murray, Orcutt, Paradis, Henry Richardson, Leonard Smith, Kenneth Spalding, Sullivan, Theriault, Harold Thomson, Tropea, Van Loan, Cecelia Winn, Withington, Woodruff and Zechel.

Chris Andersen, Castaldo, Milton Cate, Chandler, Christensen, Eugene Daniell, Alice Davis, Haller, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, LaBonte, Rich, Riley, Shapiro and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Campbell, Collins, Charles Cummings, Cunningham, Dame, Roy Davis, Donald DeCesare, Ellis, Erler, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Kashulines, King, Krasker, Lockhart, Niebling, O'Connell, Page, Parr, Peterson, Reese, Richards, Rogers, Constance Simard, Splaine, Stimmell, George Thibeault and Wilson.

STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Hebert, Horrigan, Kimball, Kincaid, Lessard, McManus, Osgood, Preston, Robillard, Ruel, Barbara Thompson, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Sara Townsend and Williamson.

and the motion passed.

Reps. Taylor and Roma Spaulding wished to be recorded in favor of HB 574.

HB 754, establishing a judicial selection commission to recommend at least three candidates for all judicial appointments. Ought to pass with amendment. Rep. Hanna for Judiciary.

Sets up a commission to recommend candidates for appointment as judges.

Rep. George Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. Hanna, Ayles, Griffin and Gorman spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

AMENDMENT

Amend RSA 505-A:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

505-A:2 Powers and Duties of the Judicial Selection Commission. The governor shall inform the chairman of the judicial selection commission when a vacancy occurs in a judicial position, and the chairman shall then convene the commission. The commission shall accept suggestions for candidates for judicial vacancies from the governor, the New Hampshire Bar Association, the general public, and from any other source which it deems to be appropriate. The commission members shall carefully screen all candidates for a judicial office, and shall, within thirty days after vacancy has occurred, select at least three candidates for the governor and council's consideration, unless fewer than three are available for appointment. The commission members shall submit all of their findings concerning each candidate along with their recommendations.

Amendment adopted.
Ordered to third reading.

HB 696, relative to the operation of motorboats on Big Pea Porridge Pond in the Town of Madison. Majority: Ought to pass; Rep. McManus for Resources, Recreation and Development. Minority: Ought to pass with amendment. (Reps. Kenneth W. Spalding, Schwaner and David P. Currier)

Majority: The Pond is widely developed. Majority felt horsepower control most

enforceable due to observation of boat behavior on pond.

Minority believes speed at 6 miles per hour is a better method of control than horsepower thus allowing all sportsmen to use this lake for fishing.

Rep. Kenneth Spalding moved that the Minority report, ought to pass with amendment, be substituted for the Majority report, ought to pass, and spoke to his motion.

Reps. Claflin, Ganley, Conley and Lyons spoke against the motion.

Rep. Schwaner spoke in favor of the motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Boyd moved that HB 696 be referred to the committee on Resources, Recreation and Development for interim study.

Reps. Conley and Claflin spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 764, eliminating the use of radar in certain areas. Ought to pass. Rep. Young for Transportation.

Committee felt that this bill would help to solve some of the abuses of traffic radar by some police departments.

Rep. Erler moved that HB 764 be made a special order for Wednesday next and spoke to his motion.

Motion lost.

Rep. McManus requested an explanation of the committee report.

Rep. Erler explained the committee report.

Rep. Lyons spoke to the committee report.

Rep. James Murray yielded to Rep. Lyons.

Rep. Erler moved that HB 764 be indefinitely postponed and spoke to his motion.

Rep. McManus spoke in favor of the motion.

Reps. Gorman and James Murray spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. D'Amante offered an amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring the posting of speed zone signs on certain

highways.

Amend the bill by striking out section 1 and inserting in place thereof the

following:

249:11-a Notification of Speed Zone. Each speed zone established under RSA 249:11 shall be warned. An appropriate sign bearing the words "Speed Zone Ahead" shall be erected at a reasonable distance from the speed zone. No complaint for a violation of the posted speed limits established under RSA 249:11 shall be brought unless the requirements of this section have been complied with.

The Clerk read the amendment in full. Rep. D'Amante spoke to the amendment. Amendment adopted. Ordered to third reading.

Ordered to third reading.

HB 673, permitting only one dog racing license to any one person, association or corporation. Inexpedient to legislate. Rep. Parr for Ways and Means.

The committee felt that the present law governing racing licenses was adequate and is being administered properly and effectively by the Racing Commission.

Rep. Eugene Daniell moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Marsh, John Winn, Coutermarsh and Philip Currier spoke against the motion.

Rep. Spirou moved that HB 673 be indefinitely postponed and spoke to his motion

Rep. Daniell spoke in favor of the motion.

Adopted.

The Speaker called for the Special Orders:

HB 164, relative to nonprofit organizations and the meals and rooms tax. Majority: Inexpedient to legislate; Rep. Cunningham for Ways and Means. Minority: Ought to pass. (Reps. Splaine, Bishop, Marsh, Gauthier, LaBonte and Donnelly)

Majority: Tax Commission estimates show that passage of this bill would mean that the state would lose approximately \$753,654. Under the present statutes, 40% of this loss or \$301,461 would be an obligation of the cities and towns.

There was not any evidence given in testimony that this tax is being borne by the nonprofit organizations.

Minority: This tax on nonprofit clubs results in double taxation, and creates discrimination against the lower income people who have to patronize nonprofit clubs.

These organizations serve a need, and testimony indicated many may have to close down if there is no change in this hard-hitting tax.

Well over a hundred persons attended the hearing against this tax, and in favor of the bill;

The important question is: Would we pass a bill to tax nonprofit organizations today?

Rep. French moved that debate on HB 164 be limited to twenty minutes equally divided.

Adopted.

Rep. Splaine moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Reps. Seamans, Cunningham, Johnson and Kenneth Smith smoke against the motion.

Reps. Marsh, Reidy, Lucas and Spirou spoke in favor of the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Kenneth Smith requested a roll call.

Sufficiently seconded.

YEAS 110 NAYS 227 YEAS 110

BELKNAP COUNTY

Goyette, Hildreth, Marsh and Nighswander.

CARROLL COUNTY

Dickinson.

CHESHIRE COUNTY

Robert Callahan, Close, Cournoyer, Hanna, Marshala, Nims, Proctor and Whipple.

COOS COUNTY

Cooney, Fortier, George Lemire, Patenaude and York.

GRAFTON COUNTY

Chambers, Copenhaver, Cornelius, Hough, Melnick, Symons, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Belanger, Bishop, Wilfrid Boisvert, Bruton, Burke, Corey, Margaret Cote, Coutermarsh, Crotty, Cullity, Douzanis, Drewniak, Dwyer, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Salvatore Grasso, Gravelle, George Healy, LaChance, Lamy, Levasseur, McGlynn, Nardi, Timothy O'Connor, Orcutt, Reidy, Shea, Spirou, Sullivan, Sweeney, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Estee, Gamache, Kenison, LaBonte, McNichol, Plourde and Ralph.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, Blanchette, Grace DeCesare, Ellis, Ganley, Gillis, Hoar, Hobbs, Kelley, Maynard, Parolise, Peterson, Anthony Randall, Splaine, William Stevens and Twardus.

STRAFFORD COUNTY

Donnelly, Dumais, Charles Grassie, Habel, Hebert, Kincaid, Lessard, Maloomian, Rod O'Connor, Pray, Robillard, Barbara Thompson, Winkley and Woods.

SULLIVAN COUNTY

Brodeur and Lucas.

NAYS 227

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Barbara Kidder, Mansfield, James Murray, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Cooke, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, McGinness, Milbank, Ramsey, Russell, Turner and Wells.
COOS COUNTY

Drake, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, Oleson, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, David Bradley, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, LaMott, Logan, Mann, Pepitone, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ahern, Arnold Bednar, Emile Boisvert, Boyd, Bragdon, Carswell, Cobleigh, Coburn, Corser, Joseph Cote, Kendall Cote, Philip Currier, Day, Clyde Eaton, Joseph Eaton, Fleisher, Gramling, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaPlante, Lawrence, Lynch, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgan, Fred Murray, Normand, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Solomon, Kenneth Spalding, Theriault, Harold Thomson, Tropea, Van Loan, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, George Gordon, Hager, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, William Kidder, McLane, Noble, Packard, Rich, Shapiro, Shepard, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Eastman, Erler, Flanagan, Gage, Gaskill, Goff, Goodrich, Gorman, Greene, Griffin, Kashulines, King, Krasker, Lockhart, MacGregor, Niebling, O'Connell, Page, Parr, Read, Reese, Richards, Rogers, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tayitian, George Thibeault, Webster and Wilson.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Shirley Clark, Dunlap, Horrigan, Joos, Kimball, McManus, Osgood, Parnagian, Parshley, Preston, Rowell, Ruel, Scakett, Tibbetts and Tripp

SULLIVAN COUNTY

Barrus, D'Amante, Desnoyer, Frizzell, LeBrun, Rousseau, Scott, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson. and the motion lost.

Resolution adopted.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit taking up the Consent Calendar of April 30th at the present time, and spoke to his motion.

Rep. Spirou spoke to the motion.

Adopted by the necessary two-thirds.

CONSENT CALENDAR FOR APRIL 30

Rep. George Wiggins requested that HB 917, relative to various amendments to the consumer protection laws, be withdrawn.

Rep. Winkley requested that HB 963, increasing the penalty for sexual assault of children under fourteen years of age, be withdrawn.

Rep. Ellis requested that SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor, be withdrawn.

Rep. McManus requested that HB 846, restricting the use of radar readings as permissible evidence under certain conditions, be withdrawn

Rep. Mabel Richardson requested that HB 779, requiring town clerks to register voters, be withdrawn.

Rep. Richard Bradley requested that HB 936, relative to the Plymouth area school district, be withdrawn.

Rep. George Gordon requested that HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels and the disposition of certificate fees, be withdrawn.

Rep. George Gordon requested that HB 839, simplifying the procedure for inspecting elevators and requiring fees for elevator inspection certificates to be credited to the general fund, be withdrawn.

SUSPENSION OF RULES

Rep. French moved that the House adopt the Committee recommendations of Inexpedient to legislate on HBs 855, 899, 941, 945–957, 970, 786, 974, 870, 392, 560, 932, 1000, 911, 923, 886, 892, 948, 883, 968 and further moved that the House adopt the Committee recommendations of ought to pass on HBs 908, 962, 976, 708, 926, 964, 975, 983, 634, 766, 794, 849, 901, 909, 918, 967, 977, 997, 791, 876, 940, 890, 891, 893, 868, 930, with the provision that until noon Wednesday, April 30, any member of the House may request that these actions be rescinded and that the bills be taken up on the regular calendar.

Adopted by the necessary two-thirds.

HB 855, providing for membership on an area school board of representatives from the sending districts. Inexpedient to legislate. Rep. LeBrun for Education.

Under this bill, area school boards could be increased to unworkable numbers (i.e. fifty in Plymouth). Current statutes can take care of any problems which this bill purports to solve.

HB 899, to institute a state educational assessment program. Inexpedient to legislate. Rep. William Boucher for Education.

The Education Committee strongly opposes any state-wide testing program. The committee was offered an amendment but did not wish to pass it without an appropriation.

HB 941, relative to procedures for licensing and regulating post-secondary educational institutions authorized to grant degrees. Inexpedient to legislate. Rep. Hager for Education.

The committee considers the current RSA Chapter 188-D adequate to deal with any problems which might possibly surface in New Hampshire in regard to this subject. The committee already has several serious matters to deal with in interim study.

HB 945, requiring the study of economics in public schools. Inexpedient to legislate, Rep. Gramling for Education.

The Education Committee unanimously supports the teaching of "principles of economics including analysis and history of the American economic system" in the schools but does not feel that we should mandate to the local boards.

HB 957, changing the age requirements for mandatory special education. Inexpedient to legislate. Rep. Hager for Education.

Over three hundred people attended the public hearing on this bill. No one but the sponsor spoke in favor. The committee unanimously feels there would be far-reaching, expensive, negative, ramifications if this bill should pass.

HB 970, providing for partial tuition payments for parents of children attending private elementary schools if approved by local referendum. Inexpedient to legislate. Rep. Hager for Education.

There is an on-going test of the voucher plan in New Hampshire. The Education Committee feels that HB 867 should be supported now and that this bill, which would be unconstitutional as written, should not be passed.

HB 786, providing a safety code for the prevention of accidents in the proximity of overhead high voltage lines. Inexpedient to legislate. Rep. Noble for Executive Departments and Administration.

The cost of this safety equipment and the lack of money and personnel in the state fire marshall's office to supervise this new law made the committee feel that legislation can't cover every possibility of accidents in construction trades.

 $\ensuremath{\mathsf{HB}}$ 974, relative to eligibility for public assistance. Inexpedient to legislate. Rep. Osgood for Health and Welfare.

This bill was withdrawn at the request of the sponsor, as the subject matter is comprehensively covered in SB 249.

HB 870, permitting tenants of residential dwellings to pay rent into a trust if unsafe or unhealthy conditions exist in the dwellings. Inexpedient to legislate. Rep. Martin for Judiciary.

Covered by other legislation.

HB 392, increasing unemployment compensation benefits. Inexpedient to legislate. Rep. Close for Labor, Human Resources and Rehabilitation.

Subject matter covered by HB 746. Unanimous vote of committee.

HB 560, relative to disqualification for unemployment compensation benefits. Inexpedient to legislate. Rep. Donald DeCesare for Labor, Human Resources and Rehabilitation.

Legislation could create more problems than it could solve.

HB 932, establishing a joint legislative committee on science and technology. Inexpedient to legislate. Rep. Benton for Legislative Administration.

The intent of this bill is adequately covered by the provisions of HB 928.

HB 1000, clarifying the authority of selectmen over town managers. Inexpedient to legislate. Rep. Pepitone for Municipal and County Government.

Committee feels that this is already covered under law and needs no further clarification.

HB 911, providing for discharge of a parolee after two years of parole without a violation. Inexpedient to legislate. Rep. Granger for State Institutions.

This bill unduly restricts the parole board's discretion.

HB 923, limiting grounds for recommital of parolees to misdemeanors or felonies. Inexpedient to legislate. Rep. Bernard for State Institutions.

This bill would unduly restrict the parole board's discretion.

HB 886, prohibiting public utilities furnishing electrical power to consumers from charging said consumer any fuel adjustment charge. Inexpedient to legislate. Rep. Morgan for Statutory Revision?

Equalization of rates to various levels of users is not clear.

HB 892, providing an additional session for change of voter registration prior to a primary election. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Additional session for change in registration seems unnecessary.

HB 948, prohibiting certain expenditures and advertising by public utilities. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Appears to have some unconstitutionality.

HB 883, eliminating rail transportation from the authority of the New Hampshire transportation authority and renaming said authority. Inexpedient to legislate. Rep. Tran for Transportation.

Committee saw no good reason for this legislation. Vote was unanimous.

HB 968 relative to offshore loading or unloading facilities for crude oil or refined petroleum. Inexpedient to legislate. Rep. MacDonald for Transportation.

This bill would require all oil tankers coming into Portsmouth to have double bottoms. If the bill passed, all oil deliveries to New Hampshire would be outlawed, because there are no double bottom oil tankers currently in service in the world today according to a person who spoke in favor of the bill. Committee vote was unanimous.

HB 908, requiring an insurance company to apply for a new license after undergoing a substantial change in finances or managerial control. Ought to pass.

Rep. Shirley Clark for Banks and Insurance.

Insurance department bill. Requires an insurance company to apply for a new license to sell insurance if the company has had a substantial change in its finances or in its management. Currently it is possible that an existing company could be bought out and continued in operation by a group which wouldn't be able to get a license on its own.

HB 962, allowing towns to authorize expenditure of disaster funds. Ought to pass Rep. Benton for Claims, Military and Veterans Affairs.

This legislation speeds up the disaster reconstruction process by precluding the need for towns to apply to the Superior Court for permission to hold a special town meeting to raise, appropriate and expend both town and federal matching funds for disaster relief and reconstruction. No other action could be taken at such special town meetings, called by the selectmen.

HB 976, providing opportunity in public education without discrimination. Ought to pass. Rep. Cotton for Education.

The Education Committee unanimously recommends this bill which adds "public education" to the existing anti-discrimination statutes.

HB 708, relative to the time limit for removal of timber slash. Ought to pass. Rep. Greene for Environment and Agriculture.

Housekeeping bill for department. No opposition.

HB 926, relative to the restoration and refurbishing of the House and Senate chambers. Ought to pass. Rep. Duprey for Legislative Administration.

This bill places control and responsibility for refurbishing of the house chamber under the Speaker. The President of the Senate no longer has any control over the refurbishing of the House chamber.

HB 964, relative to legislative proceedings and the duties and expenses of the clerks of both houses. Ought to pass. Rep. Duprey for Legislative Administration.

This housekeeping measure updates the duties of the clerks of both Houses by repealing unnecessary and unused statutes.

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building. Ought to pass. Rep. Duprey for Legislative Administration.

This measure provides that the Speaker and the President of the Senate will assign the use of the legislative parking facility, the legislative office building and rooms and space on the first and third floors of the State House. HB 983, relative to the custody of permanent records of each house of the general court. Ought to pass. Rep. Duprey for Legislative Administration.

This is a housekeeping measure to chage the statutes so that the clerk of each house instead of the Secretary of State will be responsible for the keeping and printing of all legislative records.

HB 634, permitting towns to adopt a code of ethics for town officers. Ought to pass. Rep. King for Municipal and County Government.

Permissive legislation to allow towns to adopt a code of ethics for town officers.

HB 766, to permit bills for sewer rentals to be combined with bills for other municipal services. Ought to pass. Rep. Gaskill for Municipal and County Government.

Eliminates duplication of effort, and lowers costs.

HB 794, providing for interest charges for public assistance liens filed by towns and cities. Ought to pass. Rep. Hanson for Municipal and County Government.

Assists the town in proper lien on property.

HB 849, authorizing the adjustment of the 1974 tax rate of the town of Raymond and the sending out of supplemental tax bills under the adjusted rate. Ought to pass. Rep. King for Municipal and County Government.

Original tax rate based on incorrect property valuations. This will allow the town of Raymond to issue supplemental tax bills based on corrected tax rate.

HB 901, relative to the validity of subdivision regulations. Ought to pass. Rep. Theriault for Municipal and County Government.

Spells out the proper location for locating local subdivision regulations.

HB 909, Transferring the operation of the Jaffrey water works to the town of Jaffrey. Ought to pass. Rep. Hanson for Municipal and County Government.

Voted by the town and is a local option.

HB 918, authorizing the town of Hampton to establish a special trust fund into which it may pay the proceeds of sales of certain lands. Ought to pass. Rep. Bednar for Municipal and County Government.

Provides the trust fund for certain lands in Hampton.

HB 967, requiring a town tax collector to remit money to the town treasurer on a weekly or daily basis. Ought to pass. Rep. Emile Boisvert for Municipal and County Government.

Should make better quidelines for cash flow.

HB 977, authorizing local units of government to enter into contracts for automated data processing for certain recordss Ought to pass. Rep. Towle for Municipal and County Government.

Provides for data processing for county and town records.

HB 997, requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary. Ought to pass. Rep. Gage for Municipal and County Government.

Provides for better audit procedure for school, town and village districts.

HB 791, authorizing the city of Portsmouth to acquire, develop and operate industrial parks within the city and to aid the construction and expansion of industrial facilities within the city by issue of revenue bonds. Ought to pass. Rep. Cotton for Portsmouth Delegation.

This enabling legislation allowing Portsmouth to acquire, operate, and develop industrial parks within the city. The cities of Berlin and Keene already have this.

HB 876, relative to compensation for the board of registrars of voters of the city of Portsmouth. Ought to pass. Rep. Griffin for Portsmouth Delegation.

This is a housekeeping bill to correct the underpayment of our Board of Registrars.

HB 940, relative to the requirement of a building permit for certain new construction. Ought to pass. Rep. Fortier for Public Works.

This legislation smooths out misunderstanding in current laws and allows local fire chiefs input in fire safety.

HB 890, authorizing voter registration by mail. Ought to pass. Rep. Morgan for Statutory Revision.

Corrects some inequities in registration.

HB 891, eliminating the requirement that at least one city or town intervene between an absentee voter and the place in which he is legally entitled to vote. Ought to pass. Rep. Morgan for Statutory Revision.

Corrects an unreasonable absentee ballot rule.

HB 893, providing for the filing and public availability of checklists after every biennial election. Ought to pass. Rep. Morgan for Statutory Revision.

Formerly done only after presidential elections.

HB 868, prohibiting oil producers and refiners from operating retail gasoline stations and requiring oil suppliers to treat gasoline dealers uniformly. Ought to pass. Rep. MacDonald for Transportation.

This bill will help eliminate another major problem for the retail gasoline dealer. Committee vote was unanimous.

HB 930, continuing the committee to study the financing of New Hampshire airports. Ought to pass. Rep. Ryan for Transportation.

Committee felt if the need was there for further study it should be continued. Members serve without compensation. Vote was unanimous.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit those bills on consent calendar that were ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 908, requiring an insurance company to apply for a new license after undergoing a substantial change in finances or managerial control.

HB 962, allowing towns to authorize expenditure of disaster funds.

3 976, providing opportunity in public education without discrimination.

HB 634, permitting towns to adopt a code of ethics for town officers.

HB 766, to permit bills for sewer rentals to be combined with bills for other municipal services.

HB 794, providing for interest charges for public assistance liens filed by towns and cities.

HB 849, authorizing the adjustment of the 1974 tax rate of the town of Raymond and the sending out of supplemental tax bills under the adjusted rate.

HB 909, transferring the operation of the Jaffrey water works to the town of Jaffrey.

HB 918, authorizing the town of Hampton to establish a special trust fund into which it may pay the proceeds of sales of certain lands.

HB 940, relative to the requirement of a building permit for certain new construction.

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building.

HB 901, relative to the validity of subdivision regulations.

 $\ensuremath{\mathsf{HB}}$ 983, relative to the custody of permanent records of each house of the general court.

HB 708, relative to the time limit for removal of timber slash.

HB 928, relative to authority for aid to the general court.

HB 931, to permit and facilitate temporary assignments of employees between and among governmental agencies at the same or different levels of government and institutions of higher education.

HB 937, relative to the publication of statutes.

HB 964, relative to legislative proceedings and the duties and expenses of the clerks of both houses.

HB 890, authorizing voter registration by mail.

HB 891, eliminating the requirement that at least one city or town intervene between an absentee voter and the place in which he is legally entitled to vote.

HB 893, providing for the filing and public availability of checklists after every biennial election.

HB 868, prohibiting oil producers and refiners from operating retail gasoline stations and requiring oil suppliers to treat gasoline dealers uniformly.

HB 930, continuing the committee to study the financing of New Hampshire airports.

HB 967, requiring a town tax collector to remit money to the town treasurer on a weekly or daily basis.

HB 977, authorizing local units of government to enter into contracts for automated data processing for certain records.

HB 997, requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary.

HB 791, authorizing the city of Portsmouth to acquire, develop and operate industrial parks within the city and to aid the construction and expansion of industrial facilities within the city by issue of revenue bonds.

 $\ensuremath{\mathsf{HB}}$ 876, relative to compensation for the board of registrars of voters of the city of Portsmouth.

 $\ensuremath{\mathsf{HB}}$ 926, relative to the restoration and refurbishing of the house and senate chambers.

COMMITTEE REPORTS CONTINUED

Rep. French moved that debate on HB 681 be limited to twenty minutes equally divided.

Adopted.

HB 681, providing for local designation of certain specified resource areas as critical and locally regulating land use therein. Without recommendation. Rep. Greene for Environment and Agriculture.

Rep. Orcutt moved that $\overline{\mathsf{HB}}$ 681 be reported ought to pass and spoke to her motion.

Rep. Dickinson moved that the amendment as proposed by Reps. Orcutt, Dickinson and Richard Bradley be adopted.

Reps. Barrus. Schwaner and Richard Bradley spoke in favor of the amendment.

Reps. Joseph Cote, Hanson and Scamman spoke against the amendment.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 163 NAYS 175 YEAS 163

BELKNAP COUNTY

Brouillard, Goyette, Hildreth, Mansfield, Nighswander and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Close, Cooke, Anne Gordon, Hanna, Johnson, Knight, Ladd, Langille, Milbank, Proctor, Ramsey, Russell, Anthony Stevens, Turner, Wells and Whipple.

GRAFTON COUNTY

David Bradley, Richard Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, Melnick, Symons, Taylor, Ward and Webb.

HILLSBOROUGH COUNTY

Ahern, Arnold, Barrett, Bednar, Bishop, Wilfrid Boisvert, Boyd, Carswell, Corser, Margaret Cote, Day, Favreau, Ferguson, Fleisher, Gardner, Gramling, Granger, Salvatore Grasso, Philip Heald, Edmund Keefe, LaPlante, Martin, McGlynn, Milne, Morgan, Fred Murray, Nardi, Normand, Orcutt, Arnold Perkins, Peters, Quigley, Reardon, Record, Reidy, Shea, Leonard Smith, Solomon, Spirou, Sullivan, Sweeney, Tropea, Van Loan, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, John Cate, Raymond Chase, Christensen, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Packard, Rich, Shapiro, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, William Boucher, Cotton, Eastman, Erler, Flanagan, Ganley, Gillis, Greene, Griffin, Hoar, Kelley, Krasker, Lockhart, MacGregor, Niebling, O'Connell, Page, Parr, Read, Reese, Richards, Rogers, Schwaner, Splaine, Stimmell, Tavitian and Wilson.

STRAFFORD COUNTY

Shirley Clark, Dunlap, Charles Grassie, Hebert, Horrigan, Joos, Lessard, McManus, Rod O'Connor, Robillard, Sackett, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Burrows, Frizzell, Lucas, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 175

BELKNAP COUNTY

Ambrose, French, Barbara Kidder, Leary, Marsh, James Murray and Sabbow. CARROLL COUNTY

Howard and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Cournoyer, Fillback, Cleon Heald, Marshala, McGinness and Nims.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Mabel Richardson, Wiswell and York. GRAFTON COUNTY

Ira Allen, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, LaMott, Logan, Mann, Pepitone and Bruce Townsend. HILLSBOROUGH COUNTY

Ackerson, Baker, Belanger, Belcourt, Emile Boisvert, Bragdon, Bruton, Burke, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Coutermarsh, Crotty, Cullity, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Gelinas, Gravelle, Daniel Healy, George Healy, Holland, Howard Humphrey, Karnis, LaChance, Lamy, Lawrence, Levasseur, Lynch, Lyons, MacDonald, McLaughlin,

Morrissette, Timothy O'Connor, Paradis, Russell Perkins, Polak, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Theriault, Harold Thomson, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Woodruff. MERRIMACK COUNTY

Bartlett, Laurent Boucher, Castaldo, Milton Cate, Chandler, David Currier, Gamache, George Gordon, Hanson, Noble, Plourde, Ralph, Riley, Shepard, Sherman and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Grace DeCesare, Ellis, Gage, Gaskill, Goff, Goodrich, Hobbs, Kashulines, King, Maynard, McEachern, Parolise, Peterson, Anthony Randall, Sayer, Scamman, Constance Simard, Skinner, William Stevens, George Thibeault, Twardus and Webster. STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Habel, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel and Winkley. SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins. and the amendment lost.

Rep. Joseph Cote moved that HB 681 be indefinitely postponed.

Rep. Johnson spoke against the motion.

Rep. George Gordon spoke in favor of the motion.

Rep. Williamson spoke in favor of the bill.

Rep. Brouillard moved the previous question,

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 169 NAYS 168 YEAS 169

BELKNAP COUNTY

French, Barbara Kidder, Marsh, James Murray and Sabbow.

CARROLL COUNTY

Howard and Towle. CHESHIRE COUNTY

Ames, Francis Callahan, Cournoyer, Fillback, Cleon Heald, Marshala, McGinness and Nims.

COOS COUNTY

Burns, Cooney, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Mabel Richardson, Wiswell and York. GRAFTON COUNTY

Ira Allen Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, LaMott, Logan, Mann, Pepitone and Bruce Townsend. HILLSBOROUGH COUNTY

Ackerson, Baker, Barrett, Belanger, Belcourt, Emile Boisvert, Bragdon, Bruton, Burke, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Gabrielle Gagnon, Gelinas, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, Holland, Howard Humphrey, Karnis, LaChance, Lamy, Lawrence, Lynch, Lyons, MacDonald, McLaughlin, Morrissette, Timothy O'Connor, Paradis, Russell Perkins, Polak, Reardon, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Theriault, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Woodruff. MERRIMACK COUNTY

Bartless, Laurent Boucher, Castaldo, Milton Cate, Chandler, Gamache, George Gordon, Hanson, Plourde, Ralph, Shepard, Sherman and Doris Thompson.
ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Briggs, Collins, Collishaw, Charles Cummings, Cunningham, Danforth, Roy Davis, Grace DeCesare, Ellis, Gage, Goff, Goodrich, Greene, Hobbs, Kashulines, King, Maynard, McEachern, Parolise, Peterson, Anthony Randall, Sayer, Scamman, Constance Simard, William Stevens, George Thibeault, Twardus and Webster.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Habel, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel and Winkley. SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.
NAYS 168

BELKNAP COUNTY

Ambrose, Brouillard, Goyette, Hildreth, Mansfield and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Anne Gordon, Hanna, Johnson, Knight, Ladd, Langille, Milbank, Proctor, Ramsey, Russell, Anthony Stevens, Turner, Wells and Whipple.

GRAFTON COUNTY

David Bradley, Richard Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, Melnick, Symons, Taylor, Ward and Webb. HILLSBOROUGH COUNTY

Ahern, Arnold, Bednar, Bishop, Wilfrid Boisvert, Boyd, Carswell, Corser, Margaret Cote, Day, Favreau, Ferguson, Fleisher, Gardner, Gramling, Granger, Philip Heald, Edmund Keefe, LaPlante, Martin, McGlynn, Milne, Morgan, Fred Murray, Nardi, Normand, Orcutt, Arnold Perkins, Peters, Quigley, Record, Reidy, Shea, Leonard Smith, Solomon, Spirou, Sullivan, Sweeney, Harold Thomson, Tropea, Van Loan, Zechel and Zaikas.

MERRIMACK COUNTY

Chris Andersen, John Cate, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Noble, Packard, Rich, Riley, Shapiro, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, William Boucher, Campbell, Thomas Connors, Cotton, Dame, Eastman, Erler, Flanagan, Ganley, Gaskill, Gillis, Griffin, Hoar, Kelley, Grasker, Lockhart, MacGregor, Niebling, O'Connell, Page, Parr, Read, Reese, Richards, Rogers, Schwaner, Skinner, Splaine, Stimmell, Tavitian and Wilson. STRAFFORD COUNTY

Shirley Clark, Dunlap, Charles Grassie, Hebert, Horrigan, Joos, Lessard, McManus, Rod O'Connor, Robillard, Sackett, Tibbetts, Tripp andWoods.

SULLIVAN COUNTY

Barrus, Burrows, Frizzell, Lucas, Roma Spaulding, Sara Townsend, Tucker and Williamson.

and HB 681 was indefinitely postponed.

Rep. Millard wished to be recorded in favor of the bill.

RECONSIDERATIONS

Rep. Read moved reconsideration on CACR 10, relating to adoption requirements of sales and income taxes. Providing that sales and income taxes may not take effect until after approval by two-thirds of the qualified voters of the state present and voting on the subject.

Reconsideration lost.

Rep. Close moved reconsideration on HB 574, limiting smoking in places of public assembly to designated areas.

Reconsideration lost.

Rep. Sara Townsend moved reconsideration on HB 618, permitting school districts to pay teachers contributions to the New Hampshire retirement system.

Reconsideration lost.

INTRODUCTION OF GUESTS

The Speaker introduced the Honorable Carolyn Pollan, State Representative from Arkansas; The Honorable Thomas Gallagher, State Representative from Florida; Mr. Valeri Nedeliko of the Soviet Union, all members of the American Council of Young Political Leaders.

SENATE MESSAGE REQUESTS CONCURRENCE TO AMENDMENT

HB 563, naming the 10th Mountain Division Memorial Highway. (Amendment printed in SJ April 24.)

Rep. Dame moved that the House concur with the Senate amendment. Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 9:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 780, prohibiting certain persons from possessing lobster or crab traps and providing for the posting of notices thereof.

HB 671, relative to a general revision of probation laws.

HB 754, establishing a judicial selection commission to recommend at least three candidates for all judicial appointments.

HB 696, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

HB 764, requiring the posting of speed zone signs on certain highways.

SENATE MESSAGE REQUEST CONCURRENCE WITH AMENDMENT TO JOINT RULES

Reps. French and Spirou moved that the House non-concur with the Senate amendment.

Reps. French and Spirou spoke to the motion.

Reps. Duprey, Read and Hanson spoke in favor of the motion.

Rep. Eugene Daniell spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion passed.

Rep. Hildreth wished to be recorded against non-concurrence on Joint Rules with Senate amendment

Rep. Read moved that CACR 7 establishing a unicameral legislature for New Hampshire. Providing that: The general court of New Hampshire be unicameral, be taken from the table.

Adopted.

Rep. Read moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep George Wiggins spoke against the motion.

Rep. George Gordon spoke in favor of the motion.

The previous question was moved.

Sufficiently seconded.

Adopted.

Rep. Cornelius requested a roll call.

Sufficiently seconded.

YEAS 126 NAYS 204 YEAS 126

BELKNAP COUNTY

Barbara Kidder, Mansfield, James Murray and Young.

CARROLL COUNTY

Fullam and Kenneth Smith.

CHESHIRE COUNTY

Ames, Francis Callahan, Cooke, Cournoyer, Knight, Marshala, McGinness and Nims.

COOS COUNTY

Cooney, Fortier, Huggins, Hunt, George Lemire, Mabel Richardson and York. GRAFTON COUNTY

Richard Bradley, Buckman, W. Murray Clark, Copenhaver, Duhaime, Myrl Eaton, Hough, Pepitone, Symons and Webb.

HILLSBOROUGH COUNTY

Ahern, Baker, Barrett, Carswell, Coburn, Corser, Joseph Cote, Margaret Cote, Coutermarsh, Crotty, Day, Drewniak, Dwyer, Salvatore Grasso, Howard Humphrey, Edmund Keefe, Lamy, Lawrence, MacDonald, McGlynn, Fred Murray, Timothy O'Connor, Russell Perkins, Polak, Quigley, Reidy, Seamans, Kenneth Spalding, Sullivan, Sweeney, Theriault, Tropea, Vachon, Wheeler, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, Chandler, David Currier, Estee, George Gordon, Haller, Harriman, James Humphrey, LaBonte and Shepard.

ROCKINGHAM COUNTY

Appel, Bisbee, William Boucher, Thomas Connors, Cotton, Cunningham, Dame, Danforth, Grace DeCesare, Gage, Gaskill, Kelley, MacGregor, Maynard, Niebling, Parolise, Parr, Anthony Randall, Read, Reese, Rogers, Schwaner, Splaine and William Stevens.

STRAFFORD COUNTY

Bernard, Donnelly, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Maloomian, Rod O'Connor, Parnagian, Parshley, Robillard, Rowell, Ruel, Tibbetts and Woods.

SULLIVAN COUNTY

Barrus, D'Amante, Frizzell, LeBrun, Roma Spaulding, Tucker and Williamson.

NAYS 204

BELKNAP COUNTY

Ambrose, Brouillard, French, Goyette, Hildreth, Marsh, Nighswander and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Howard and Towle.

CHESHIRE COUNTY

Robert Callahan, Close, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Ladd, Langille, Milbank, Proctor, Ramsey, Russell, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Burns, Drake, Rebecca Gagnon, Horton, Judd, Victor Kidder, Oleson and Wiswell. $\mathsf{GRAFTON}$ COUNTY

Ira Allen, George Cate, Chambers, Cynthia Clark, Cornelius, Gaylord Cummings, Fimlaid, Gemmill, Logan, Mann, Melnick, Taylor and Bruce Townsend.
HILLSBOROUGH COUNTY

Ackerson, Arnold, Bednar, Belanger, Belcourt, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Cobleigh, Kendall Cote, Cullity, Philip Currier, Douzanis, Clyde Eaton, Joseph Eaton, Favreau, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Granger, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Karnis, LaChance, LaPlante, Lynch, Lyons, Martin, McDonough, McLaughlin, Milne, Morgan, Morrissette, Nardi, Normand, Paradis, Arnold Perkins, Peters, Reardon, Record, Henry Richardson, Shea, Andre Simard, Sing, Leonard Smith, Solomon, Spirou, Harold Thomson, Van Loan, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Brillatt, John Cate, Milton Cate, Raymond Chase, Christensen, Eugene Daniell, Alic Davis, Gamache, Hager, Hanson, H. Gwendolyn Jones, Kenison, William Kid er, McNichol, Noble, Packard, Plourde, Ralph, Rich, Riley, Shapiro, Sherman, Tari, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Blanchette, Briggs, Campbell, Collins, Collishaw, Charles Cummings, Roy Davis, Eastman, Ellis, Erler, Flanagan, Ganley, Gillis, Goff, Goodrich, Greene, Griffin, Hoar, Hobbs, Kashulines, King, Krasker, Lockhart, McEachern, Page, Peterson, Richards, Sayer, Scamman, Constance Simard, Skinner, Stimmell, Tavitlan, George Thibeault, Twardus, Webster and Wilson.

STRAFFORD COUNTY

Bouchard, Canney, Shirley Clark, Joos, Kimball, Kincaid, Lessard, McManus, OsGood, Pray, Preston, Sackett, Tripp and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, Lucas, Rousseau, Scott, Sara Townsend and George Wiggins.

and the motion lost

Rep. Hanson moved that CACR 7 be laid upon the table.

Adopted.

337 members were recorded as present.

On the motion of Reps. French and Spirou the House adjourned at 6:53 o'clock.

Wednesday, 30Apr75

The House met at 9:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Know what Lord? I'believe prayer like worship is making love to You! It is just one of those ways we are able to respond to Your love in tangible terms.

Imagine being satisfied with just "I love you!" or "Happy Birthday!" or "Merry Christmas!"? No!, whether husband or wife or child or parent we all look for and need tangible proof of love. A warm embrace or a home-made creation of little hands may be just that touchable thing that assures us that we are loved.

What tangible proof do you ask of us? "To love mercy, do justice and walk humbly with You, our God!" Let this be revealed in us today as we face now the tasks that are before us. Amen!

Rep. P. Robert Thibeault led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Joncas, the day, illness.

Rep. Anne Gordon, indefinite, illness.

Rep. Ingram, the day, important business.

INTRODUCTION OF GUESTS

Mrs. Doris Barnes, Alton, quest of the Speaker.

ENROLLED BILLS AMENDMENT

HB 242, relative to the tenure of office of town officers appointed to fill the vacancy of an elected officer.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the tenure of office of town and village district officers appointed to fill the vacancy of an elected officer.

This amendment is necessary to conform the title to the substance of the bill.

The clerk read the amendment in full.

Amendment adopted.

Rep. French moved that debate on HB's 698 and 516 be limited to forty minutes equally divided, and all other bills to twenty minutes equally divided.

(Rep. Russell Chase in chair)

Rep. George Wiggins spoke against the motion.

(Speaker in chair)

Reps. Cornelius and Belair spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

COMMITTEE REPORTS Bills Withdrawn from Consent Calendar

SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor. Inexpedient to legislate. Rep. Vachon for Claims, Military and Veterans Affairs.

The committee did not feel it appropriate or wise to recommend payment of a claim for work performed outside of the terms of a binding agreement.

Rep. Oleson moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Benton, Parolise, Parr and Philip Currier spoke against the motion.

Reps. Mabel Richardson, Eugene Daniell, Fortier and Victor Kidder spoke in favor of the motion.

Rep. Woods moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

102 members having voted in the affirmative and 115 in the negative the motion lost.

Resolution adopted.

HB 936, relative to the Plymouth area school district. Inexpedient to legislate.

Present law can adequately cope with the local problem discussed in this bill. There has been no new dilemma in area which cannot be dealt with by the RSA's and the State Board of Education.

Rep. Richard Bradley moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and subsequently withdrew his motion.

Resolution adopted.

HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels and the disposition of certificate fees. Ought to pass. Rep. McLane for Executive Departments and Administration.

Both HB 841 and HB 839 strengthen administrative procedures for inspection of the 16,000 boiler units and 1,150 elevators in the state.

Ordered to third reading.

HB 839, simplifying the procedure for inspecting elevators and requiring fees for elevator inspection certificates to be credited to the general fund. Ought to pass. Rep. Noble for Executive Departments and Administration.

Every bill has its ups and downs, but we thought an elevator bill should go up. Ordered to third reading.

HB 917, relative to various amendments to the consumer protection laws. Ought to pass. Rep. Sara Townsend for Executive Departments and Administration.

This bill adds several housekeeping amendments to the present law.

Rep. George Wiggins spoke to the committee report.

Ordered to third reading.

HB 963, increasing the penalty for sexual assault of children under fourteen years of age. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Covered by current legislation.

Rep. Winkley moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Rep. McManus spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 779, requiring town clerks to register voters. Ought to pass. Rep. Morgan for Statutory Revision.

Gives town clerks power to accept voter registrations.

Rep. Mabel Richardson moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass and spoke to her motion.

Reps. Tucker, Cynthia Clark and Hildreth spoke against the motion.

Reps. Packard, Fortier, Chandler, Raymond Chase and Bednar spoke in favor of the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Mabel Richardson requested a division.

 $145\,$ members having voted in the affirmative and $115\,$ in the negative, the motion passed.

HB 846, restricting the use of radar readings as permissible evidence under certain conditions. Ought to pass. Rep. York for Transportation.

This bill will eliminate the new and very dangerous practice of rapid, unannounced u-turns by police cruisers created by two way moving radar.

Rep. McManus moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Rep. Williamson spoke against the motion.

Rep. Erler spoke in favor of the motion.

Rep. James Murray spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. James Humphrey requested a roll call.

Sufficiently seconded.

Rep. Ryan abstained from voting under Rule 16.

YEAS 134 NAYS 115

Rep. Spirou requested a quorum count.

269 members having answered a quorum was declared present.

Rep. Spirou requested a recount on the pending motion since only 249 members voted and 269 answered the quorum call.

YEAS 150 NAYS 123 YEAS 150

BELKNAP COUNTY

Brouillard, French, Barbara Kidder, Leary, Mansfield and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley and Duprey.

CHESHIRE COUNTY

Robert Callahan, Cooke, Cournoyer, Fillback, Hanna, Knight, Langille, Marshala, Milbank, Proctor, Russell, Turner, Wells and Whipple.

COOS COUNTY

Rebecca Gagnon, Horton, Huggins, Hunt, Judd and Victor Kidder.

GRAFTON COUNTY

Ira Allen, George Cate, Cynthia Clark, Gaylord Cummings, Gemmill, A. C. Jones, Mann, Melnick, Pepitone, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Boyd, Burke, Cobleigh, Crotty, Philip Currier, Forsaith Daniels, Joseph Eaton, Favreau, Gauthier, Gelinas, Granger, Philip Heald, Howard Humphrey, Lefebvre, Lynch, Martin, Morgrage, Fred Murray, Peters, Polak, Quigley, Reardon, Record, Henry Richardson, Kenneth Spalding, Sullivan, Theriault, Harold Thomson, Tropea, Van Loan, Wheeler and Withington.

Ayles, Bartlett, Castaldo, Raymond Chase, David Currier, Eugene Daniell, George Gordon, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, McLane, Ralph, Riley, Shapiro, Sherman, Underwood and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Bisbee, William Boucher, Coll shaw, Charles Cummings, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Griffin, Hoar, Kashulines, King, Krasker, Lockhart, Niebling, Page, Parr, Peterson, Reese, Sanborn, Constance Simard, Southwick, Stimmell, George Thibeault, Twardus, Webster and Wilson.

STRAFFORD COUNTY

Canney, Shirley Clark, Donnelly, Dunlap, Joos, Lessard, Maloomian, McManus, Osgood, Parshley, Pray, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Frizzell and Scott.

NAYS 123

BELKNAP COUNTY

Beard, Goyette, Hildreth, Lawton, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Claflin, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Close, Cleon Heald, Johnson, Ladd and Nims. COOS COUNTY

Burns, Cooney, Oleson, Wiswell and York.

GRAFTON COUNTY

David Bradley, Chambers, W. Murray Clark, Copenhaver, Cornelius, Duhaime and Myrl Eaton.

HILLSBOROUGH COUNTY

Bednar, Bernier, Bishop, Wilfrid Boisvert, Bragdon, Carswell, Carter, Coburn, Corser, Margaret Cote, Coutermarsh, Day, Clyde Eaton, Fleisher, Gabrielle Gagnon, Gardner, Salvatore Grasso, Holland, Karnis, Edmund Keefe, LaChance, Lyons, McDonough, McGlynn, Milne, Morgan, Morrissette, Orcutt, Reidy, Seamans, Shea, Andre Simard, Sing, Spirou, P. Robert Thibeault, Vachon, Cecelia Winn, John Winn, Zechel and Ziakas.

MERRIMACK COUNTY

Milton Cate, Chandler, Christensen, Alice Davis, Estee, Gamache, LaBonte, McNichol, Noble, Plourde, Rich, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Belair, Blanchette, Cotton, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Goodrich, Gorman, Hobbs, Kelley, MacGregor, O'Connell, Parolise, Anthony Randall, Richards, Schwaner, Skinner, Splaine, Tavitian and Wolfsen. STRAFFORD COUNTY

Bernard, Charles Grassie, Habel, Kincaid, Rod O'Connor, Preston and Winkley. SULLIVAN COUNTY

D'Amante, Desnoyer, LeBrun, Lucas, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

and the motion passed.

Reps. Parr and Simard who voted nay, notified the clerk that they inadvertently voted incorrectly and wished to vote yea.

Rep. Chandler requested under Rule 60, that HB 971, relative to the regulation of business practices between motor vehicles manufacturers, distributors and dealers, be withdrawn.

Rep. George Gordon requested under Rule 60, that HB 928, relative to authority for aid to the general court, be withdrawn.

Rep. George Gordon, under Rule 60 withdrew HB 931, to permit and facilitate temporary assignments of employees between and among governmental agencies at the same or different levels of government and institutions of higher education, and HB 937, relative to the publication of statutes, be withdrawn.

COMMITTEE REPORTS Bills Withdrawn from Consent Calendar

HB 971, relative to the regulation of business practices between motor vehicles manufacturers, distributors and dealers. Inexpedient to legislate. Rep. MacDonald for Transportation.

This bill could create problems for a very successful law passed in the last session. Vote was unanimous.

Rep. Chambers moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. Belair and Chandler spoke in favor of the motion.

Rep. James Murray spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

HB 937, relative to the publication of statutes. Ought to pass. Rep. Benton for Legislative Administration.

Transfers from the Secretary of State to the Director of Legislative Services the responsibility for printing of the Session Laws. Legislative Services also to be responsible for revision of volumes of the statutes. Secretary of State most happy to be rid of the burden.

Ordered to third reading.

HB 931, to permit and facilitate temporary assignments of employees between and among governmental agencies at the same or different levels of government and institutions of higher education. Ought to pass. Rep. Duprey for Legislative Administration.

This bill allows the temporary assignment of employees between various governmental and educational institutions.

Ordered to third reading.

HB 928, relative to authority for aid to the general court. Ought to pass. Rep. Duprey for Legislative Administration.

This measure allows the legislative facilities committee to apply for grants for legislative purposes. The present statute is unclear as to this authority.

Ordered to third reading.

Rep. French moved that the House adopt the committee recommendation of Refer to interim study committees by the appropriate standing committees on HB's 487, 803, 924, 954, 981, 881, 944, 873, 915, 938, 949, 958, 959, 960, 979, 980, 984, 986, 991, 999, 475, 822, 927, 934, 907, 953, 760, 827, 866, 882, 895, 956, 978, 988, 995 and 898, and spoke to his motion.

Rep. Fleisher moved to amend the French motion to delete reference to HB 944. Rep. Nighswander moved to amend the French motion to delete reference to HB 873.

Rep. Winkley moved to amend the French motion to delete reference to HB 915. Rep. Lucas moved to amend the French motion to delete reference to HB 949.

Amendments to the French motion adopted.

Motion adopted.

HB 487, increasing the real estate transfer tax; dedicating the increased revenue to open space land acquisition; and providing for the acquisition of open space land.

HB 803, establishing the police standards and training council training fund to consist of penalty assessments imposed in certain criminal cases.

HB 924, establishing a comprehensive statewide system of substate districts for regional planning, program operations, coordination and other activities.

HB 954, relative to civil defense and disaster preparedness and the interstate civil defense compact.

HB 981, providing for the licensing of social workers, establishing a social work licensing board and creating a client-social worker privilege.

HB 881, providing for state grants to persons subject to catastrophic illness.

HB 938, correcting errors, omissions and inconsistencies in the RSA and session laws and conforming existing law to the criminal code.

HB 958, relative to the salaries of justices of district courts which handle over eight thousand cases per year.

HB 959, authorizing the governor and council to agree to hold-harmless provisions in contracts.

HB 960, relative to the offense of escape.

HB 979, providing that the attorney general is relieved of the bond posting requirement in certain actions brought by him in state courts.

HB 980, specifying that tidal waters penalties apply to all violators whether or not they own the land involved.

HB 984, relative to the definition of arrest.

HB 986, relative to unauthorized copies of recorded material.

HB 991, relative to charging manner of death.

HB 999, amending the laws relative to obscenity and exposing minors to harmful materials.

HB 475, relative to regulation of lobbyists and making an appropriation therefor. HB 822, relative to the regulation of lobbyists and the disclosure of potential conflict of interest by public servants and establishing a state ethics commission.

HB 927, relative to fringe benefits for full-time legislative employees.

HB 934, relative to the organizational convening of the general court.

HB 907, relative to information requirements, exceeding appropriations and penalties under the municipal budget act.

HB 953, to provide optional forms for the government of counties and procedures for the adoption of such forms.

HB 760, relative to instituting a lifeline rate structure for public utilities providing electrical energy.

 ${\sf HB}$ 827, removing the governor's power to appoint a person to the United States senate when there is a vacancy.

HB 882, relative to the designation of office on ballots.

HB 866, relative to straight ticket voting in all biennial elections, all other elections of national or state officers and primaries.

HB 895, relative to voting assistants.

HB 956, relative to the conversion of residential rental property to condominiums.

HB 978, regulating political campaigns in the state by requiring greater accountability and full disclosure of campaign contributions and expenditures.

HB 995, giving the public utilities commission supervisory authority over any municipal utility which extends its service outside its corporate limits.

HB 988, prohibiting candidates for elective office from serving as election officers in towns and wards with populations exceeding 1 000 persons.

HB 898, relative to the registration and operation of motorbikes.

RECESS

ENROLLED BILLS REPORT

HB 165, relative to approved subdivision plans.

SB 45, providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the residence.

SB 100, relative to the powers of the New Hampshire commission on the arts.

Mabel L. Richardson for the committee

ENROLLED BILLS AMENDMENT

HB 322, prohibiting operation of unauthorized ground vehicles at airports.

Amend RSA 422:34, XVI as inserted by section 1 of the bill by striking out line five and inserting in place thereof the following: representative, or the commission. This paragraph dows not prohibit the operation.

This amendment changes the name of the statutory unit from "section" to "paragraph".

The Clerk read the amendment in full. Amendment adopted.

REGULAR CALENDAR

HB 732, to implement a plan of automobile personal injury protection. Inexpedient to legislate, Rep. Shirley Clark for Banks and Insurance.

Committee felt HB 695 was a better bill.

Resolution adopted.

HB 904, providing for the dissolution of insurance companies under certain circumstances. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Insurance Department administrative bill. Puts back into statute provision removed when statutes were revised. Provision allows insurance commissioner to take action against an insurance company because of the company's gross waste, misconduct or negligence in its operations.

Ordered to third reading.

HB 905, permitting the commissioner of insurance to levy administrative fines for certain violations by claims adjusters. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Allows the insurance commissioner to levy a fine against a claims adjuster instead of either suspending or revoking his license. Person may not be guilty of anything very serious. Bill allows fitting the penalty to the offense equitably.

Ordered to third reading.

HB 906, permitting the commissioner of insurance to require certain information from insurance companies. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Bill only adds reports prepared by certified public accountants to the reports and other information which the insurance commissioner can now require. Sometimes the actuary in the insurance department needs this information.

Ordered to third reading.

HB 913, requiring the licensing of public insurance adjusters. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Insurance Department bill. Requires that anyone representing himself to you as an insurance adjuster who will negotiate a good settlement for you with an insurance company be licensed. Problem is with unqualified people passing themselves off on the public, Only applies to public insurance adjusters.

AMENDMENT

Amend RSA 402-D as inserted by section 2 of the bill by inserting after section 9 the following new section:

402-D:10 Penalty. Any person who shall act within this state as a public adjuster without being licensed as herein provided, or any licensee who in the course of his work as a public adjuster shall misrepresent his identity or the identity of his principal or employer, or who shall wrongfully divulge information coming to him in his capacity as a public adjuster may be subjected to an administrative fine not to exceed two thousand five hundred dollars.

Amendment adopted.

Ordered to third reading.

HB 834, permitting students of schools of cosmetology to become instructors upon graduation. Ought to pass with amendment. Rep. Hager for Education.

Minor, unopposed, bill agreed to by everybody who testified. Amendment changes effective date.

AMENDMENT

AN ACT

relative to the requirements for becoming an instructor of cosmetology.

Amend RSA 314:13 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

314:13 Approved Schools. No school of cosmetology in this state shall be approved by said board unless it has minimum requirements of a continuous course of study of fifteen hundred hours distributed over a period of not less than nine months, including practical demonstrations, written and oral tests, and theoretical and practical instruction in sanitation, sterilization and the use of antiseptics and disinfectants, cosmetics and electrical appliances, which course of study and instruction shall be subject to the approval of the board. Schools must provide a separate room for classwork and instruction and at least one separate room for supervised practice. Each school shall have in good working order all apparatus and equipment necessary for the full and ready teaching of all subjects included in the required curriculum. Schools must keep daily record of attendance and study of each student, of hours spent in each practical operation, and the number of tests given. A monthly report of such attendance, study, practice and hours, attested to be correct by the signature of both the student and instructor, shall be mailed to the board at the end of each month. All records of a student's progress in the school shall be open for inspection by members of the board at any time during class hours. All brushes, combs, towels, instruments, and applicators must be cleaned and disinfected by a method approved by the board's rules and regulations, after each use. All students must wear clean and washable uniforms during class hours. Suitable containers for soiled towels, brushes, combs, and other soiled instruments must be provided, and suitable containers must be supplied for freshly laundered towels, and air-tight cabinets for disinfected utensils. Floors must have washable coverings. No person shall be engaged to instruct in any of the branches of cosmetology or manicuring unless approved and licensed as a cosmetologist instructor by the board after having passed an examination as such instructor and having paid the required fee, except that occasional lecturers on specialized subjects shall not require such examination, approval or license. No person shall be approved and licensed as a cosmetologist instructor unless he shall have (1) graduated from an approved high school or had an education equivalent thereto, (2) graduated from a school approved by the board, and (3) taken a six-month instructor's training program in an approved school under the supervision of a licensed instructor.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect January 1, 1976.

Amendment adopted.
Ordered to third reading.

HB 867, providing for the test of education voucher programs. Ought to pass with amendment. Rep. William Boucher for Education.

Agreed on bill to allow the voucher program test to take place. Amendment adds cut-off date for joining the test.

AMENDMENT

Amend RSA 194-A:2 III as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. "Eligible district" means a school district which prior to June 15, 1975 elected to request a grant for planning or study of an education voucher program or to apply as a test site for such program, and such other school districts as may thereafter so elect before June 15, 1978 subject to regulations of the state board and the availability of funds.

Amendment adopted.
Ordered to third reading.

HB 423, establishing a committee to study all aspects of the use of wood substance for the production of methanol and methane as a source of energy and

making an appropriation therefor. Refer to the Governor's Council on Energy, for report back to committee by October 1, 1975. Rep. Greene for Environment and Agriculture.

Committee reviewed the bill and the proposed changes and still feels that this bill deals with an important and worthwhile matter, and its merits should be seriously studied by the Governor's Council on Energy.

Adopted

HB 472, relative to management of solid waste, establishing a bureau of waste matter management and making an appropriation therefor. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

As amended the appropriation has been removed as has the provision for an advisory board. Definitions of hazardous waste, recycling, and resource recovery have been added. Otherwise bill is unchanged from original analysis.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to management of solid waste and establishing a bureau of waste matter management.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 147 the following new chapter:

CHAPTER 147-A

Waste Matter Management

147-A:1 Definitions. In this chapter:

- I. "Bureau" means the bureau of waste matter management established in RSA 147-A:2.
- II. "Garbage" means every accumulation of animal, vegetable, or other matter that attends the preparation, consumption, decay, dealing in or storage of meats, fish, fowl, birds, fruit or vegetables including the cans, containers or wrappers wasted along with such materials.
- III. "Hazardous material" means any waste, other than radioactive waste, which may pose a substantial hazard to human health or living organisms because such waste is nondegradable or persistent, can be biologically magnified, can be lethal, or can otherwise tend to cause detrimental effects.
- IV. "Manure" means that particular refuse which is the accumulation of animal or fowl droppings with or without added decomposable materials such as straw, grains or leaves and exclusive of human excrement.
 - V. "Municipality" means a city or town.
- VI. "Private disposal facility" means any location or structure which is owned and maintained by a private person and which is used or intended to be used exclusively by private persons for the disposal of waste matter, whether disposal is by burying, incinerating, or other means. Without limiting the generality of the foregoing, a private disposal facility includes any land, structure, equipment, or related appurtenance or material that is used at the premises line or other transfer point for taking waste matter from a collector or other person or is used for burying, incinerating, or otherwise disposing of waste matter.
- VII. "Public disposal facility" means any location or structure, whether or not publicly owned and maintained, which is open for use by the public for the disposal of waste matter, whether disposal is by burying, incinerating, or other means. Without limiting the generality of the foregoing, a public disposal facility includes any land, structure, equipment, or related appurtenance or material that is used at the premises line or other transfer point for taking waste matter from a collector or other person or is used for burying, incinerating, or otherwise disposing of waste matter.

VIII. "Putrescible material" means the liquid or solid waste matter discharged from the intestinal canal of man or other liquid or solid waste materials which are likely to undergo bacterial decomposition, but does not include garbage or manure.

IX. "Recycling" is a resource recovery method involving the collection and treatment of a waste product for use as raw material in the manufacture of the same

or a similar product.

X. "Refuse" means and includes any waste product containing a substantial component of solids that will not flow readily without additional liquid and which is composed wholly or partly of such materials as garbage, swill, sweepings, cleanings. trash, rubbish, litter, industrial solid wastes or domestic solid wastes; organic wastes or residue of animals sold as meat; fruits or other vegetable or animal matter from kitchens, dining rooms, markets, food establishments or any places dealing in or handling meat, fowl, fruits, grain or vegetables; offal, animal excreta or the carcasses of animals; tree or shrub trimmings, grass clippings; brick, plaster or other waste matter resulting from the demolition, alteration or construction of buildings or structures; accumulated waste material, cans, containers, tires, junk or other such substances which may become a nuisance.

XI. "Regional entity" means a regional refuse disposal district established under RSA 53-B or two or more governmental units which have adopted an agreement relative to waste matter disposal under RSA 53-A.

XII. "Resource recovery" means the extraction and utilization of materials and values from the waste material output of an area. Materials recovered include metals and minerals which are used as raw materials in the manufacture of new products. Recovery of values includes energy recovery by utilizing components of waste as a fuel; production of compost using solid waste as a medium and reclamation of land through sanitary landfills.

XIII. "Waste matter" means garbage, putrescible material, manure, refuse, hazardous material and all other similar material, whether solid or liquid, compressed or uncompressed, or contained or uncontained.

Bureau of Waste Matter Management

147-A:2 Bureau Established. There is hereby established in the division of public health services, department of health and welfare, a bureau of waste matter management.

147-A:3 Bureau Chief and Staff, The director of the division of public health services shall appoint a chief of the bureau who is qualified by reason of training and experience in waste matter management to administer the provisions of this chapter. Subject to the regulations of the personnel commission and within the limits of available funds, the chief may employ such staff as is necessary to carry out the functions of the bureau.

147-A:4 Approval of Plans. The bureau shall administer the provisions of RSA 147-A and shall regulate waste matter management undertaken pursuant to RSA 147-A. RSA 52, RSA 53-A:3, XII or RSA 53-B. Without limiting the generality of the foregoing, the bureau shall review and approve, approve with conditions, or disapprove municipal, village district, regional, and private plans for collection, transportation, treatment, or storage of waste matter and for recycling or recovering resources from waste matter.

147-A:5 Rules. The bureau shall adopt such rules as are appropriate to its functions. Without limiting the generality of the foregoing, such rules may pertain to health, air pollution, water pollution, fire hazards, proximity of disposal sites to private dwellings and to interstate and primary highway systems, acceptable disposal procedures and recycling and resource recovery. A copy of current rules shall be forwarded to the clerk of each town and city. Any inconsistency between the bureau's rules and those of either the water supply and pollution control commission or the air pollution control commission shall be resolved against the bureau's rules.

147-A:6 Enforcement.

I. The bureau may enforce such statutes and rules and may enforce its administrative decisions. Without limiting the generality of the foregoing, the bureau may order any person who violates any provision of such statutes, rules or administrative decisions to cease and desist from such violation and further may order such person to take such action as may be necessary to bring him into full compliance with such statutes, rules or administrative decisions.

II. To ascertain if premises are being used in violation of such statutes, rules or administrative decisions any agent of the bureau may enter onto such premises during reasonable hours.

147-A:7 Agency for State or Federal Funds. The bureau shall be the state agency for receiving and expending any money made available to the state from any source, including the federal government, for waste matter programs to be carried out pursuant to this chapter, RSA 52, RSA 53-A:3, XII or RSA 53-B, but any such receipt or expenditure shall have prior approval of the governor and council.

147-A:8 Assistance by Bureau.

I. Within the limits of available funds and personnel, the bureau may provide funds, technical assistance, informational programs and training programs to assist municipalities, village districts and regional entities in planning and implementing programs for waste matter management. The bureau may also provide informational and training programs for non-governmental personnel who are engaged in waste matter management in the state.

II. Municipalities, village districts and regional entities may receive funds from the bureau and shall expend such funds for the planning or implementation of programs to manage waste matter.

Public Disposal Facilities

147-A:9 Public Disposal Facilities. Each municipality shall provide and maintain public disposal facilities for the depositing of waste matter. Any such facility shall be accessible to the public at least one day each week and on such days and at such hours as the selectmen, board of health or corresponding public officer may determine.

147-A:10 Approval Required. Before any public or private premises within a municipality shall be utilized as a public disposal facility, the selectmen, board of health or corresponding public officer shall have received written approval from the bureau. An application for approval shall contain plans and specifications fully describing the disposal facility; the processes and methods to be employed for treatment and disposal; equipment to be provided and such other information as required by rules promulgated under RSA 147-A:5. In granting site approval the bureau shall take into consideration the potential for air and water pollution, fire hazards, nearness to private dwellings and to interstate and primary highway systems.

147-A:11 Maintenance. A municipality which maintains or any person who permits the use of any land as a public disposal facility shall provide for the proper covering or incineration of all animal and vegetable matter deposited thereon, and the deposition of other waste matter in an acceptable sanitary manner as not to create a nuisance. Disposal methods shall be carried out according to rules promulgated under RSA 147-A:5.

147-A:12 Closure. Upon complaint, or on its own motion, the bureau may close any public disposal facilities after notifying the selectmen or board of health as to its reason. The director of the division of resources development, department of resources and economic development, upon advice of the town or city forest fire warden that a high hazard exists, may order such facilities closed until the hazard is remedied.

147-A:13 User Fees. Subject to the approval of the bureau, a municipality, village district or regional entity operating a public disposal facility may charge fees to users of the facility.

Exemptions from Public Disposal Requirements

147-A:14 Exemption. Upon written request from the selectmen, board of health or corresponding public officer, the bureau may exempt a municipality from the requirements of RSA 147-A:9. When considering the request for an exemption the bureau shall consider the need of such facilities in light of the municipality's density of population and whether or not the municipality has arranged to share public disposal facilities with others as provided by RSA 53-A or is a participating member of a regional refuse disposal district established under RSA 53-B.

147-A:15 Limitation on Exemptions. No exemption shall be granted under RSA 147-A:14 or under any other provision of law, unless the governing board of the municipality certifies to the bureau that the municipality:

- I. Has no location within its boundaries suitable for a solid waste disposal facility. II. Has been unable to enter into an agreement pursuant to RSA 53-A or 53-B.
- III. Has been unable to enter into any agreement with any other public or private entity for disposal of its waste matter.

147-A:16 Investigation and Findings The bureau shall within thirty days after receiving such certification, investigate the reason for the municipality's inability to comply with RSA 147-A:9. Following such investigation the bureau shall provide a copy of its findings and decision to the governing board of the municipality which requested the exemption.

147-A:17 Decision and Public Hearing. A decision by the bureau that the municipality in fact qualifies for an exemption pursuant to RSA 147-A:14 shall be brought to the attention of the inhabitants of the municipality at an appropriately warned public hearing conducted in the municipality. The bureau shall send one of its employees to the hearing to present the findings and decision of the bureau.

147-A:18 Assistance of State. The bureau shall for one year following its decision, provide to the municipality such technical and administrative assistance as may be

required to resolve its waste matter disposal problem.

147-A:19 Inability to Comply. Any municipality which is unable to resolve its waste matter disposal problem at the expiration of the one-year assistance period shall thereafter have its disposal problem resolved exclusively by the state as provided in this subdivision.

147-A:20 Eminent Domain. The commissioner of the department of health and welfare through the bureau shall plan, finance, acquire, construct and put into operational condition public disposal facilities for any town which is subject to RSA 147-A:19. The commissioner shall have the powers of eminent domain for the purpose of this subdivision. In the selection of a site for public disposal facilities, the maintenance of environmental quality shall be of prime concern, and a public hearing shall be held prior to the acquisition of land for such purpose. Land so acquired shall be taken in the name of the state and shall not be taxable.

147-A:21 Appeal. Any municipality which is aggrieved by the decision of the bureau may institute appropriate proceedings in law or equity to enjoin the state from proceeding further under this chapter, if such proceeding would cause irreparable harm, or if the inability of the municipality to comply is found by the court to be beyond its power to do so.

147-A:22 Facility Construction. The specifications for and construction of the public disposal facility shall be the sole responsibility of the bureau.

147-A:23 Cost to State. Where a public disposal facility is completed and declared operational by the bureau it shall be operated thereafter by the municipality. The site acquisition and construction costs connected therewith shall be calculated and submitted to the governing board of the municipality.

147-A:24 Debt Payment. Annually for twenty years the municipality shall pay to the state one-twentieth of the principal sum submitted to the municipality pursuant to RSA 147-A:23. The attorney general shall, upon the failure of any municipality to make payment hereunder, and upon recommendation of the bureau, cause an action of debt to be instituted in the superior court of Merrimack county against said municipality.

147-A:25 Continuing Responsibility. The bureau shall periodically inspect the public disposal facility and provide such technical assistance to the municipality as may be necessary for providing proper maintenance of the facility.

147-A:26 Ownership. The state, upon receiving the final payment made pursuant to RSA 147-A:24 shall deliver a deed to the facility site and all buildings and structures thereon.

Private Disposal Facilities

147-A:27 Approval of Private Disposal Facilities. Before a private disposal facility may be used within a municipality, the owner and the operator shall receive written approval from the municipality and from the bureau. An application for approval shall contain plans and specifications fully describing the disposal site, the processes and methods to be employed for treatment and disposal, equipment to be provided and such other information as is required by rules promulgated by the bureau. In granting approval, the municipality and the bureau shall take into consideration the potential air and water pollution, fire hazards and nearness to private dwellings and to interstate and primary highway systems.

147-A:28 Exemption. A person shall be exempt from RSA 147-A:27 who maintains a dump site on his own property:

I. In order to deposit garbage and refuse from his own residence, but only if such residence is located on such property; or

11. In order to store manure for use as fertilizer.

Waste from Out-of-State

147-A:29 Prohibition. No person shall deposit, or cause or permit to be deposited, any waste matter which originated outside the state in any structure or on any land within the state or in the territorial waters of the state. Nothing in this section shall be construed to prohibit the transportation of waste matter into the state for use as a raw material for the production of new commodities which are not waste matter. Each day that such waste matter remains in the structure, on the land or in the water in violation of this section, shall constitute a separate offense.

147-A:30 Exemption. Nothing in RSA 147-A:29 shall be construed to prohibit the disposal of out-of-state waste matter at a public disposal facility provided the out-of-state municipality of origin is a participating member of a regional refuse disposal district, or has arranged to share public disposal facilities with a municipality in this state.

147-A:31 Jurisdiction. The superior court, upon complaint of the attorney general, the municipal officer of any municipality, or any local or state health officer, shall have jurisdiction to restrain or enjoin violations of this subdivision, and to enter decrees requiring the removal from the state of waste matter deposited in violation of this subdivision. In any such civil proceeding neither an allegation nor proof of unavoidable or substantial and irreparable injury shall be required to obtain a temporary restraining order or injunction, nor shall bond be required of the plaintiff. The burden of proof shall be on the defendant to show that the waste matter involved originated within the state.

Removal, Transportation and Disposal of Putrescible Material

147-A:32 Permit Required. Any person, firm, corporation, municipality, village district or regional entity which removes, transports, or disposes, or intends to remove, transport or dispose of any putrescible material by portable or mobile container shall hold an unrevoked permit for that purpose issued by the bureau.

147-A:33 Application. Upon application for a permit the applicant shall file a statement stating the place where such material will be disposed of, the method of disposal to be employed, means by which the material will be removed or transported and submit in writing an approval from the bureau and from the board of health of the municipality in which each disposal site is to be located that such disposal is permitted.

147-A:34 Issuance. Upon receipt of an application and required statements, and if after inspection proper vehicles are found available, a permit shall be issued by the bureau authorizing the applicant to conduct said business for a period of one year or fraction. A permit shall expire June thirtieth next following its issuance.

147-A:35 Fees; Identification. The annual state permit fee, payable to the state of New Hampshire, shall be fifteen dollars for each vehicle employed. Each vehicle shall have inscribed upon its body a permit identification as required by rules adopted by the bureau. Every person operating a vehicle used in transporting putrescible material shall retain the permit as issued or a certified copy thereof in said vehicle in some easily accessible place.

147-A:36 Denial, Suspension or Revocation of Permit. If, upon inspection, the bureau finds that any tank, wagon, tank truck, tank car, can or any other container or any equipment used or intended to be used for the purpose of removal or transportation of putrescible material does not conform to the rules promulgated under this subdivision, or that such material is being disposed of in a manner contrary to such rules, the applicant shall be denied a permit. If at any time after a permit has been granted the applicant fails to operate in a manner prescribed or with equipment failing to meet the requirements as prescribed by such rules, the permit shall be revoked.

147-A:37 Procedure. Before revoking a permit, the bureau shall give written notice by certified mail stating that it contemplates such action and giving its reasons therefor. Said notice shall set forth a time when a hearing will be held. On the day of hearing, the party concerned may present such evidence as he deems fit.

147-A:38 Rules. The bureau shall promulgate rules governing the structural and sanitary requirements of all vehicles to be used in transportation of putrescible materials and the proper disposal methods for such materials.

147-A:39 Exemptions. This subdivision shall not apply to persons hauling sludge from a public sewage treatment plant or individuals hauling animal or poultry manure for use as fertilizer.

General

147-A:40 Penalty. Any person who violates any provision of this chapter or any rule of the bureau shall be guilty of a misdemeanor if a natural person, or guilty of a felony if any other person. Each day of such violation shall constitute a separate offense.

147-A:41 Civil Penalty. Whoever violates any provision of this chapter or any provision of a lawful rule or administrative decision thereunder, shall, on petition by the bureau or any affected municipality to the court, be subject to a civil penalty not to exceed five thousand dollars, if a natural person, or not to exceed ten thousand dollars if any other person. Each day of such violation shall constitute a separate offense and shall be subject to a separate civil penalty. The proceeds of any civil penalty imposed under this section shall be used to correct the violation or shall be placed in the general fund of the state, as determined by the court.

147-A:42 Injunction. The superior court, on petition by the bureau or any affected municipality, may enjoin any person from violating any provision of this chapter or any provision of a lawful rule or administrative decision thereunder, and further may order such person to take such action as may be necessary to bring him into full compliance with this chapter and the lawful rules and administrative decisions thereunder.

2 Reference Change. Amend RSA 147:13 (supp), as amended, by striking out in line three the citation "RSA 147:30-d" and inserting in place thereof the following (RSA 147-A:27-28) and by striking out in line seven the citation "RSA 147:23 to 29" and inserting in place thereof the following (RSA 147-A:9-13) so that said section as amended shall read as follows:

147:13 Offensive Matter. If a person shall place, leave, or cause to be placed or left, in or near a highway, street, alley, public place, wharf or on a private disposal site except as provided in RSA 147-A:27-28 or shall allow to be exposed unburied, any animal or other substance liable to become putrid or offensive, or injurious to the public health or deposits garbage or refuse on premises not designated as public dumping facilities in accordance with the provisions of RSA 147-A:9-13, he shall be guilty of a violation, and the health officer shall remove or cause to have removed the same. Provided that nothing herein shall be construed as affecting authorized collections of garbage or refuse for public dumping facilities.

3 Powers of Village Districts. Amend RSA 52:1, as amended by 1975, 13:1, by striking out said section and inserting in place thereof the following:

52:1 Establishment. Upon petition of ten or more legal voters, inhabitants of any village situate in one or more towns, the selectmen of such town or towns shall fix, by suitable boundaries, a district including such parts of the town or towns as may seem to them convenient, for any or all of the following purposes: The extinguishment of fires, the lighting or sprinkling of streets, the planting and care for shade and ornamental trees, the supply of water for domestic and fire purposes, the construction and maintenance of sidewalks and main drains or common sewers, the construction, operation and maintenance of sewage and waste treatment plants, the construction, maintenance and care of parks or commons, the maintenance of activities for recreational promotion, the construction or purchase and maintenance of a municipal lighting plant, the control of pollen, insects and pests, the impoundment of water, the appointing and employing of watchmen and police officers and the managing of waste matter pursuant to RSA 147-A. They shall cause a record of the petition and their doings thereon to be recorded in the records of the town in which the district is situate.

4 Intergovernmental Agreements. Amend RSA 53-A:3, XII as inserted by 1969, 126:1, by striking out said paragraph and inserting in place thereof the following:

XII. Subject to regulation by the bureau of waste matter management under RSA 147-A, the construction, maintenance and operation of refuse collection and disposal.

5 Definition Change. Amend RSA 53-B:2, as inserted by 1967, 331:1, by striking out in line four the words "division of public health services" and inserting in place thereof the following (bureau of waste matter management) so that said section as amended shall read as follows:

53-B:2 Definitions. The term "refuse disposal facility" as used in this chapter means an incinerator, sanitary land fill, transfer station, composting plant, other sanitary means of refuse disposal approved by the bureau of waste matter management, or any combination of two or more such facilities.

6 Disposal District Agreements. Amend RSA 53-B:4, as inserted by 1967, 331:1, by striking out in line twelve the words "division of public health services" and inserting in place thereof the following (bureau of waste matter management) so that said section as amended shall read as follows:

53-B:4 Refuse Disposal District Agreements. The regional refuse disposal planning board shall draw up a proposed agreement. The agreement shall contain provisions setting forth the sharing of construction and operating costs; the number, method of selection, and terms of office of the members of the regional refuse disposal district committee; the general area in which the refuse disposal facility shall be constructed; the terms by which another city or town may be admitted to the district; the method by which the agreement may be amended; the procedure for the preparation and adoption of the annual budget; and any other matters, not incompatible with law, which the committees judge advisable. All plans for refuse disposal facilities shall be subject to the approval of the bureau of waste matter management.

7 Referendum Question Corrected. Amend RSA 53-B:6, as inserted by 1967, 331:1, by striking out in lines eleven and twelve the words "sections 1 to 10 inclusive of chapter 53-B of the Revised Statutes Annotated" and inserting in place thereof the following (RSA 53-B) so that said section as amended shall read as follows:

53-B:6 Vote on Establishing District. The selectmen of each of the several towns, upon receipt of a recommendation that a regional refuse disposal district be established, shall cause the question of accepting such plan to be presented for determination by vote with printed ballots at the next annual town meeting or at a special town meeting called for that purpose. The mayors of the several cities, upon the receipt of a recommendation that a regional refuse disposal district be established, shall submit the question of accepting such a plan to the city council within sixty days after receiving the recommendation. In the case of either a town or city, the question to be voted on shall be; shall the city (town) accept the provisions of RSA 53-B providing for the establishment of a regional refuse disposal district, together with the towns ofand the cities of, and the construction, maintenance, and operation of a regional refuse disposal facility by said district in accordance with the provisions of a proposed agreement filed with the selectmen or the mayor?" If a majority of the members of each city council voting on the question and a majority of the voters in each town voting on the question shall vote in the affirmative, the proposed regional refuse disposal district shall be established forthwith in accordance with the terms of the proposed agreement.

8 Correction of Reference. Amend RSA 53-B:7, III, as inserted by 1967, 331:1, by striking out in lines two and three the words "sections 1 to 10 inclusive of" so that said paragraph as amended shall read as follows:

III. To purchase, or take by eminent domain land within the cities and towns which have accepted the provisions of this chapter, for the purpose of the district, and to plan, construct, and equip a refuse disposal facility for the benefit of those cities and towns, and to make any necessary contracts in relation thereto.

9 Supervision of Regional Districts. Amend RSA 53-B by inserting after section 11 the following new section:

53-B:12 Bureau of Waste Matter Management. Activities undertaken pursuant to this chapter shall be subject to regulation by the bureau of waste matter management as provided in RSA 147-A.

10 Repeal. RSA 147:23-44 relative to public dumps, private disposal sites, waste from out of state, putrescible material and solid waste disposal is hereby repealed.

11 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 566, to extend the time limit for eliminating burning dumps for certain towns. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

As amended this provides that towns from 2500—4999 in population may continue burning until July, 1976—under 2500 until July, 1977. All towns must apply to the air pollution commission for this extension which must be granted.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Limit Extended; Towns with 2,500 to 4,999 Population. Any town which had a population of two thousand five hundred persons or more but less than five thousand persons according to the 1970 federal census shall not be required, before July 1, 1976, to discontinue any burning dump in use on the effective date of this act; provided that such town on or before January 1, 1976 makes written application for extension to the air pollution control commission and submits to it a statement defining the town's refuse problem and demonstrating its efforts to solve the problem in a manner satisfactory to the commission.
- 2 Limit Extended; Towns with Less than 2,500 Population. Any town which had a population of less than two thousand five hundred persons according to the 1970 federal census shall not be required, before July 1, 1977, to discontinue any burning dump in use on the effective date of this act, provided that such town on or before July 1, 1976 makes written application for extension to the air pollution control commission and submits to it a statement defining the town's refuse problem and demonstrating its efforts to solve the problem in a manner satisfactory to the commission.
- 3 New Open Burning Not Authorized. This act shall not be construed as authorizing the operation of any burning dump which was not approved and established prior to the effective date of this act.
 - 4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 973, requiring the dating of retail containers of dairy products. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

The committee felt the bill as drafted would be too inclusive and also that new federal regulations would solve the problem.

Resolution adopted.

HB 985, relative to the membership of the air pollution control commission. Inexpedient to legislate. Rep. Bowler for Environment and Agriculture.

Committee feels unanimously that the entire subject of the makeup of regulatory commissions should be examined and revised—not in a piecemeal manner. Resolution adopted.

HB 802, relative to the administration of superior court finances and the appointment and compensation of its employees. Inexpedient to legislate. Rep. McLane for Executive Departments and Administration.

Executive Departments and Administration Committee, court judges and court clerks unanimously opposed. Changes from the present law would only serve to weaken administration of a strong, independent judicial system.

Resolution adopted.

HJR 3, relative to holiday pay due conservation officers, district chief conservation officers and deputy chief conservation officers. Inexpedient to legislate. Rep. Russell for Executive Departments and Administration.

Committee agreed with the intent of this resolution, but SB 75, which has passed the Senate, includes all those who should be covered and the necessary appropriation.

Resolution adopted.

HB 79, relative to the chairmanship of the ambulance service coordinating board. Inexpedient to legislate. Rep. Sullivan for Health and Welfare.

Vote was unanimous, because HB 799 covers this.

Resolution adopted.

HB 799, relative to regulation of emergency medical services and renaming the ambulance service coordinating board. Ought to pass with amendment. Rep. Sullivan for Health and Welfare.

This bill renames the ambulance service coordinating board as the emergency medical service coordinating board and increases the board from five members to nine members. The new members of the board represent the chartered emergency medical services districts, the emergency medical technicians association, the New Hampshire Nurses Association and the general public.

AMENDMENT

Amend RSA 151-B:2, II (g) as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

(g) One member from a list of nominees supplied by the New Hampshire Emergency Medical Technician Association.

Amend RSA 151-B:2, III as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

III. The term of a member shall be five years. The governor shall fill any vacancy from a new list submitted by the same organization that submitted the name of the person creating the vacancy. The board shall elect its own chairman at the first meeting of each calendar year.

Amend the bill by striking out section 15 and inserting in place thereof the following:

15 Continuation of Present Board; New Members. The present members of the ambulance service coordinating board, which is renamed the emergency medical service coordinating board in section 3 of this act, shall continue in office and shall serve out their terms. Notwithstanding the provisions of RSA 151-B:2, III as inserted by section 3 of this act, the member from the chartered emergency medical service districts shall serve a five-year term; the member from the N. H. Nurses Association shall serve a four-year term; the member from the N. H. Emergency Medical Technician Association shall serve a three-year term; and the member from the general public shall serve a two-year term.

Amendment adopted.

Ordered to third reading.

HB 811, limiting the distribution of prescription drugs by physicians. Inexpedient to legislate. Rep. Eugene Daniell for Health and Welfare.

The vote was unanimous.

Resolution adopted.

HB 812, changing the membership of the ambulance service coordinating board. Inexpedient to legislate. Rep. Sullivan for Health and Welfare.

Vote was unanimous, because HB 799 covers this.

Resolution adopted.

HB 853, relative to child caring and child placing agencies and the licensing thereof. Ought to pass with amendment. Rep. Ralph for Health and Welfare.

This bill replaces RSA 170. Updates statutes pertaining to child placing and child caring agencies.

AMENDMENT

Amend RSA 170-D:1, VII, as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

VII. "Regularly" or "on a regular basis" means up to and including five-days-a-week service for the following defined in the subparagraphs: (a) family day care home, (b) family group day care home, (c) group child care centers, (d) special programs, and (h) night care facilities. These terms shall also mean up to and including seven-days-a-week continuous service for the following defined in the subparagraphs: (e) foster family home, (f) foster family group home, (g) group home and as defined by paragraph XII child care institution.

Amend RSA 170-D:1, IX, as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

- IX. "Permit" means an issuance, to an operator of a child care agency which shall not be renewable except for good cause shown may be granted for a period not exceeding six months to agencies whose services the division funds are needed, but which are temporarily unable to conform to the qualification for an annual license.
- X. "Child care agency" means any person. corporation, partnership, voluntary association or other organization either established for profit or otherwise, who regularly receives for care one or more children, unrelated to the operator of the agency, apart from the parents, in any facility as defined in this chapter, established and maintained for the care of children. The types of child care agencies are defined as follows:
- (a) "Family day care home" means an occupied residence in which child care is regularly provided for any part of a day, but less than twenty-four hours, except in emergencies, for one to six children from one or more unrelated families. The maximum of six children includes children living in the home and children received for child care who are related to the resident care giver.
- (b) "Family group day care home" means an occupied residence in which child care is regularly provided for any part of a day, but less than twenty-four hours, except in emergencies for seven to twelve children from one or more unrelated families. The maximum of twelve children includes children living in the home and children received for child care who are related to the resident.

Amend RSA 170-D:4, I, as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

I. Any person who intends to receive children, or arranges for care or placement of one or more children unrelated to the operator, shall apply for a license to operate one or more of the types of facilities for child care. Application for a license to operate a child care facility shall be made to the division in the manner and on forms prescribed by it. In cooperation with the operator, there shall be an examination of the facility, an investigation of the program and person responsible for the care of children. The facility shall obtain approvals of state and local requirements pertaining to health, safety and zoning as applicable and if the division is satisfied that the facility, program and responsible person conform to standards prescribed for the type of facility for which application is made, the division shall issue a license in proper form designating on that license the type of child care service, the name and address of the agency, the duration of the license and, except for child placing agencies, the age range and the number of children to be served.

Amend RSA 170-D:11, I, as inserted by section 2 of the bill by striking out said paragraph and inserting in place thereof the following:

I. Notice in writing stating the grounds of the revocation or refusal to grant or renew a license or permit shall be sent by registered mail to the licensee or applicant, together with a statement of the right of the licensee to request a hearing. Within seven days after the receipt of such notice, the licensee or applicant may file with the director according to RSA 126-A:9-a a request for a hearing, which shall be held not less than seven days nor more than twenty-one days after receipt of such request. At such hearing, the licensee or applicant shall have the right to be represented by counsel, present testimony and confront witnesses and the common law rules of evidence shall not apply. Within ten days after such hearing, a decision shall be rendered in writing setting forth the reasons.

Amend RSA 170-D:11, III as inserted by section 2 of the bill by striking out said paragraph.

Amend RSA 170-D:12 as inserted by section 2 of the bill by striking out said section and inserting in place thereof the following:

170-D:12 Appeal. Any person aggrieved by any decision of an appeal board under RSA 170-D:11 may apply for a rehearing or appeal to the superior court.

Amendment adopted.

Ordered to third reading.

HB 858, relative to certificates of registration for optometrists not practicing in this state. Ought to pass. Rep. Ralph for Health and Welfare.

Passage of this bill will require an optometrist who has long been inactive to pass a written examination provided for by the board of registration in optometry before he can resume practice. The committee felt this bill seems to protect the health interests of the public.

Ordered to third reading.

HB 877, exempting chiropractors who have practiced in this state for twenty-five years or who have reached the age of sixty-two, whichever occurs first, from the annual seminar requirement for license renewal. Inexpedient to legislate. Rep. Eugene Daniell for Health and Welfare.

The committee believed passage of this bill would lower the standards for licensure as a chiropractor. Particularly for this profession, the committee felt that this would be a decidedly negative thing to do. The committee, as an aside, further feels that the professional level of the required seminars should be raised. Testimony showed several chiropractors felt not much of worth went on at such events.

Resolution adopted.

HB 880, relative to establishing a noise abatement program. Inexpedient to legislate. Rep. George Gordon for Health and Welfare.

The committee was very wary of the result of favorable action on this bill. The issues brought forth were industrial development and home rule. The committee felt both might be jeopardized by passage of this legislation.

Resolution adopted.

SUSPENSION OF RULES

Rep. McLane moved that the rules be so far suspended as to permit the introduction of a committee report on HB 887 after the deadline set forth in House Rule 58.

Adopted by the necessary two-thirds.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons. Ought to pass. Rep. Gabrielle Gagnon for Health and Welfare.

The committee felt that passage of this bill would correct a long-standing injustice toward those most unfortunate members of society: the blind, the disabled, the old.

Referred to Appropriations.

HB 903, to limit liability of persons serving on professional standards review organizations. Ought to pass. Rep. Eugene Daniell for Health and Welfare.

This bill exempts a member of a professional standards review organization from liability in damages for any act taken by him in good faith as a member of each organization. The bill defines professional standards review organization to include any committee or board which reviews and evaluates the acts of members of a profession and which is duly established by certain specified agencies, societies or associations for the following professions: dentists, nurses, optometrists, pharmacists and physicians.

Ordered to third reading.

HB 920, to permit the delegation of certain public assistance administrative functions to overseers of public welfare. Ought to pass. Rep. Howard for Health and Welfare.

This bill permits the director of the division of welfare of the department of health and welfare to authorize overseers of public welfare in towns to administer the old age assistance, aid to families with dependent children and aid to the permanently and totally disabled programs to the extent of assisting applicants to complete applications, verifying statements on applications and recertifying recipients as required by law.

Ordered to third reading.

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments, and making an appropriation therefor. Ought to pass with amendment. Rep. Martin for Judiciary.

To protect the privacy of personal information collected by state and/or subdivisions.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments.

Amend paragraph I(c) of section 1 of the bill by striking out same and inserting in place thereof the following:

(c) In order to increase participation of persons in the prevention and correction of unfair information practices, opportunity for hearing and private remedies must be provided.

Amend RSA 7-A:1, IV as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

IV. "Need to know" means the proven necessity of the person who wishes to collect, store or disseminate personal information for obtaining the specific information.

Amend RSA 7-A:2 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

7-A:2 Information Practices Board Established. There is created within the office of the attorney general an information practices board composed of the director of the department of centralized data processing, two senators appointed by the president of the senate who shall not be members of the same political party, two representatives appointed by the speaker of the house who shall not be members of the same political party and four members of the general public appointed by the governor and council. One of the public members shall have been actively engaged in information processing and record-keeping systems in a city or town in this state. The other three members shall not have any training or experience in information processing.

Amend RSA 7-A:4 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

7-A:4 Powers and Duties.

I. The board shall collect such technical data and other information as it may require to carry out its duties under this chapter, and it may require from each responsible authority information regarding the agency's practices and security procedures in administering the agency's personal information system.

II. The board shall, by rules adopted pursuant to RSA 7-A:5, prescribe a comprehensive procedure for the collection, storage and dissemination of personal information by responsible authorities.

III. The board shall undertake a program of regular inspections of personal information systems, and may require the submission by each responsible authority of such reports as it may deem necessary to insure that the procedures to be prescribed by the board pursuant to RSA 7-A:5 are followed.

IV. The board shall receive inquiries from responsible authorities and from private citizens regarding the application of the rules adopted pursuant to RSA 7-A:5 and shall, in the first instance, adjudicate the applicability of those rules in specific cases. Appeal from the decisions of the board shall be in the manner provided in RSA 541. The board may seek advice from the attorney general pursuant to RSA 7:8, who shall respond to the board's inquiry within the time prescribed by the board in its request for such advice.

Amend RSA 7-A:6 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

7-A:6 Adoption of Rules. The board shall, pursuant to RSA 541-A, adopt rules establishing a comprehensive procedure for insuring the confidentiality of personal information systems. Without limiting the generality of the authority conferred by this section, such rules shall prescribe:

I. Policies and procedures to insure the security of personal information systems, including the physical security of such systems and the employment and discipline of personnel having access to such systems.

II. Standards for identifying each agency's need to know and, after such standards have been adopted, procedures implementing a program of collection, access and dissemination within each state agency on a need to know basis, provided however, that the standards identifying the need to know of law enforcement agencies shall recognize those agencies' need for intelligence information relating to their law enforcement function.

III. The scope and limits of authority of persons having access to personal information systems and the duties and accountability of such persons.

IV. Standards for determining the duration of retention of personal information and procedures for the regular purging of personal information systems.

V. Standards for interagency use of personal information within the constraints established by this chapter and the rules adopted thereunder.

VI. Standards for regularly auditing personal information systems to insure that the policies, standards and procedures adopted pursuant to the board's authority under this section are followed.

VII. Procedures for informing persons on whom personal information is collected of the existence and contents of such records, of their right to inspect these records and to challenge the accuracy of the information contained therein, and of their right not to be subject to the collection of data not within the scope of the agency's need to know.

VIII. Standards for exempting certain files from the coverage of this chapter, and after such standards have been adopted, rules identifying those files exempted from any of the provisions of this chapter and the scope of such exemptions.

Amend the introductory paragraph of RSA 7-A:9 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

On or before October first of each year the board shall prepare a report, or update of the previous year's report, to the governor which shall be a public record. Summaries of the report shall be available to the public at a nominal cost. The report shall contain to the extent feasible at least the following information:

Amend RSA 7-A:9, III as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

III. The title, name and address of the responsible authority for the system and for each file and associated procedures:

(a) The categories and number of persons in each category on whom information is or is expected to be maintained;

(b) The categories of information maintained, or to be maintained, indicating which categories are or will be stored in machine-accessible files;

(c) The categories of information sources;

(d) A description of all types of use made of information, indicating those involving machine-accessible files, and including all classes of users;

(e) Those policies or practices of the responsible authority which materially differ from policies or practices of other responsible authorities and the justification therefor.

Amend RSA 7-A:10, II as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

II. Any policies or procedures adopted by any political subdivision of this state relating to personal information systems operated, conducted or maintained by such political subdivisions shall conform to the provisions of this chapter and to the rules adopted by the board pursuant to RSA 7-A:5. Any local information practices board shall be operated by and at the expense of the political subdivision establishing it.

Amend RSA 7-A:11, I, II, III, V, VI and VIII as inserted by section 2 of the bill

by striking out same and inserting in place thereof the following:

I. The purposes for which personal information is collected and used or to be collected and used by a responsible authority shall be filed in writing by the responsible authority with the board and shall be a matter of public record. The statement of purposes will constitute an enumeration of the categories and types of personal information which the agency has a need to know; and no personal information beyond the scope of this enumeration, strictly construed, may be collected.

II. A person asked to supply personal information by a responsible authority shall be informed of all intended uses of the requested information, provided however, that this paragraph shall not apply to requests from law enforcement agencies.

III. A person asked to supply personal information by a responsible authority shall be informed whether he may refuse or is legally required to supply the requested information, and of the consequences thereof, provided however, that this

paragraph shall not apply to requests from law enforcement agencies.

V. Upon request to a responsible authority, a person shall be informed whether he is the subject of stored information, and if he is, that he has the right to see the contents of his file, to have the meaning of the information recorded about him explained, and to challenge the accuracy of that information without any charge to him. The board may adopt such rules as it deems necessary to prevent abuse of this right. This paragraph shall not apply to personal information defined as confidential by law or rules adopted by the board; and in no case shall the disclosure required by this paragraph apply to personal information systems maintained by law enforcement agencies.

VI. A person shall have the right to contest the accuracy of completeness of information about him. If contested, the person shall notify in writing the responsible authority describing the nature of the disagreement. The responsible authority shall, within thirty days after receiving such written notice, correct the information if it finds the data to be inaccurate or incomplete and attempt to notify past recipients who have received the inaccurate or incomplete data within the preceding two years of the inaccurate or incomplete information. If the responsible authority disagrees with such person and determines that the information relating to him is not inaccurate or incomplete, such authority shall notify the person in writing within thirty days after receiving such written notice. Any person aggrieved by a decision of such authority may appeal under RSA 541. Information in dispute shall not be disclosed except under conditions of demonstrated need and then only if the person's statement of disagreement is included with the disclosed information. The rights conferred under this paragraph shall not extend to information contained in personal information systems maintained by law enforcement agencies.

VIII. A person has the right to be free from the collection, storage or dissemination of any personal information collected from anonymous sources except as exempted by the board by rule or pursuant to state law, provided that law enforcement agencies may utilize information from anonymous sources without further exemption.

Amend RSA 7-A as inserted by section 2 of the bill by striking out RSA 7-A:5 and renumbering RSA 7-A:6 through 13 to read as

7-A:5 7-A:6 7-A:7 7-A:8

7-A:9 7-A:10 7-A:11 and 7-A:12 respectively.

Amend the bill by striking out section 4 and renumbering section 5 to read as 4.

Amendment adopted.
Ordered to third reading.

HB 532, relative to the filing of pre-judgment orders of attachment. Ought to pass. Rep. McManus for Judiciary.

Proposed by Bar Association to correct a problem with the attachment statute, Ordered to third reading.

HB 668, to provide for a sentence review in criminal cases in superior court. Ought to pass with amendment. Rep. Ayles for Judiciary.

Establishes a three judge review board for sentences of one year or more to state prison. Should relieve tensions. Requested by Judge Kenison, Judge Keller, and Judicial Council.

AMENDMENT

Amend RSA 651:57 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

651:57 Review Division. The chief justice of the superior court shall appoint three superior court justices or judicial referees and two superior court justices or judicial referees, as alternates, to constitute a board of three members to act as a review division of the court and shall designate one of these judges as division chairman. The term shall be for three years, but on the initial appointment, one shall be appointed for a term of one year, one appointed for a term of two years and one appointed for a term of three years. In addition each of the two alternates shall be appointed for three year terms. The division shall meet at the times and places as its business requires, as determined by the chairman. The decision of two members is sufficient to determine any matter before the review division. No member may sit or act on a review of a sentence imposed by him. If the review to be acted on by the division is a review of a sentence imposed by a member serving on the review division, the chief justice shall designate an alternate member to act in place of that member. The review division may appoint a secretary-clerk, whose compensation shall be fixed by the review division and paid by the state.

Amendment adopted.

Ordered to third reading.

HB 788, relative to the appointment of guardians for incompetent persons. Ought to pass, Rep. Arnold for Judiciary.

To provide greater protection for incompetents. Advocated by Commission on Laws Affecting Mental Health.

Ordered to third reading.

HB 816, establishing an interim committee to study certain aspects of the divorce laws. Inexpedient to legislate. Rep. Martin for Judiciary.

Covered by other legislation.

Resolution adopted.

 $\ensuremath{\mathsf{HB}}\xspace\,\mathsf{815},$ amending the definition of Cannabis-type drugs. Ought to pass. Rep. Shapiro for Judiciary.

Broadens definition of marijuana to cover all Cannabis-type drugs.

Ordered to third reading.

HB 836, relative to landlord actions for rent or possession if residential premises fail to meet state or local standards of fitness. Ought to pass. Rep. Shapiro for Judiciary.

Fourth attempt to enact into a statute the case law covering rights and procedures

in substandard housing.

Rep. Record moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass; spoke to his motion, and withdrew his motion. Ordered to third reading.

HB 838, relative to security deposits of tenants of residential premises. Ought to pass with amendment. Rep. McManus for Judiciary.

Protects both landlord and tenant on questions of payment and return of security deposits. This is combination of three bills on the same subject. No opposition.

AMENDMENT

Amend RSA 477:48, III through IX, as inserted by section $\bf 1$ of the bill by striking out same and inserting in place thereof the following:

III. A landlord may not demand or receive any security deposit, regardless of its denomination, in an amount or value in excess of two month's rent.

IV. A landlord who takes a security deposit from a tenant shall deposit and keep the same in an interest-bearing escrow account in a banking institution in this state.

V. A landlord who holds a security deposit for a period of six months or longer shall pay to the tenant interest thereon at the rate of five percent per year commencing from the date of receipt of the deposit. Except as provided in paragraphs VI to IX, the landlord shall pay said interest to the tenant at the end of each year of the tenancy.

VI. Within thirty days after the termination of the tenancy, the landlord shall provide the tenant with a written itemized list of any damages to the premises and any unpaid rent for which the landlord claims the tenant is liable. Delivery of the list shall be accompanied by payment of money in an amount equal to the amount by which the security deposit, including any unpaid interest due thereon, exceeds the actual or estimated amount of any damages to the premises, excluding reasonable wear and tear, and any unpaid rent. The itemized list shall indicate with particularity the nature of any repair necessary to correct any damage and the actual or estimated costs thereof.

VII. If a landlord fails to provide the list specified in paragraph VI within thirty days after the termination of the tenancy, he shall forfeit all rights to withhold any portion of the security deposit and unpaid interest thereon.

VIII. If the landlord fails to tender to the tenant the amount required under paragraph VI within thirty days after the termination of the tenancy, he shall be liable to the tenant in damages in an amount equal to twice the sum of the security deposit and any unpaid interest.

IX. Notwithstanding paragraphs V to VIII, a landlord shall not be liable nor forfeit any rights if his failure to comply with this section is due to the failure of the tenant to notify the landlord of his new address upon termination of the tenancy.

X. Any provision in any lease by which the tenant waives any of his rights under this section shall be void.

XI. A landlord who is not a natural person and who violates paragraph IV shall be quilty of a misdemeanor.

Amendment adopted.
Ordered to third reading.

HB 845, prohibiting public display or sale to minors of indecent publications, pictures or articles. Inexpedient to legislate. Rep. Hanna for Judiciary.

Amends law on public display or sale of pornographic material to cover minors. Resolution adopted.

HB 847, relative to security deposits of tenants of residential property. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Requires payment of interest on security deposit on residential property and return of deposit less unpaid rent, itemized damage. Covered by other legislation. Resolution adopted.

HB 850, requiring security deposits of residential tenants to be held in escrow and draw interest. Inexpedient to legislate. Rep. Lucas for Judiciary.

Similar to HB 838 but not as broad.

Resolution adopted.

 $\ensuremath{\mathsf{HB}}$ 888, establishing procedures for class actions in state courts. Ought to pass. Rep. Cynthia Clark for Judiciary.

Procedures for class actions. Mini-hearing.

Ordered to third reading.

HB 902, establishing a legislative committee to study the creation of a family review board for proceedings in which custody of a child is contested. Ought to pass with amendment. Rep. Cynthia Clark for Judiciary.

Two divorce bills proposed for study one primarily financial the other custody of children,

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a committee to study certain aspects of the divorce laws and the creation of a family review board for proceedings in which custody of a child is contested.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1. Study Committee Established. There is hereby established a special legislative committee to study: The divorce laws of the state with particular emphasis on providing a more equitable application relative to financial matters and methods to curtail welfare abuses that result from divorce proceedings; and the creation of a family review board for the purpose of protecting the best interests of children and the custody and visitation rights of both parents in divorce, separation and annulment proceedings in which the custody of children is contested. Said committee shall consist of five persons appointed by the chairman of the house judiciary committee. The committee shall elect one of its members as chairman. The committee shall report its findings and recommendations to the general court on or before the commencement of the next special or regular session, whichever is earlier. The legislative members of the committee shall be entitled to legislative mileage in the performance of duties connected with committee functions.

Amendment adopted.

Ordered to third reading.

HB 935, providing criminal penalties for a lessor who fails to furnish essential services to a lessee. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Covered by similar legislation.

Resolution adopted.

HB 951, establishing a committee to study and report on the cause and prevention of sex crimes. Ought to pass. Rep. Cynthia Clark for Judiciary.

Sets up a committee to study cause and prevention of sex crimes.

Ordered to third reading.

 $\ensuremath{\mathsf{HB}}$ 966, relative to a plea of insanity. Ought to pass. Rep. Cynthia Clark for Judiciary.

Restores procedure in existence prior to Criminal Code.

Ordered to third reading.

 $\mbox{HB 972, relative to the habitual offender law in the operation of motor vehicles.}$ Ought to pass. Rep. Sayer for Judiciary.

Prevents use of more than one conviction from a single transaction to be counted toward becoming an habitual offender.

Ordered to third reading.

HB 746, dealing with unemployment compensation. Ought to pass. Rep. Sackett for Labor, Human Resources and Rehabilitation.

Agreed bill on unemployment compensation, a reasonable compromise. Most important section increases maximum weekly benefit amount to \$95 a week and the second benefit schedule from maximum of \$29 a week to maximum of \$80 a week.

Ordered to third reading.

HB 801, relative to the definitions of employee and salaries employee and to the payment of wages. Ought to pass with amendment. Rep. McDonough for Labor, Human Resources and Rehabilitation.

Bill as amended would further define the term "employee", allow bi-weekly and less frequent payments under certain circumstances, give the commission of labor the power to adjudicate wage claims, add language to conform with district court system, and establish specific hearing and appeal procedures.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Definition of Employee. Amend RSA 275:42, II as inserted by 1963, 237:3, by striking out said paragraph and inserting in place thereof the following:
- II. The term "employee" includes any person suffered or permitted to work by an employer. For the purposes of claims for wages under RSA 275:51, any person in the service of another shall be conclusively presumed to be an employee, not an independent contractor, if it shall have been determined to be more likely than not that the relationship can be terminated summarily, with a right to no more than compensation already earned.
- 2 Payment of Wages. Amend RSA 275:43, I (supp), as inserted by 1963, 237:3, as amended, by striking out in lines one and two the words "who work by the hour or day" so that said paragraph, as amended, shall read as follows:
- I. Every employer shall pay all wages due to his employees within eight days including Sunday after expiration of the week in which the work is performed, on regular paydays designated in advance by the employer, in lawful money of the United States or with checks on banks convenient to the place of employment where suitable arrangements are made for the cashing of such checks by employees for the full amojnt of the wages due; provided, however, that all wages in the nature of health and welfare fund or pension fund contributions required pursuant to a health and welfare fund trust agreement, pension fund trust agreement, collective bargaining agreement, or other agreement, adopted for the benefit of his employees and agreed to by him shall be paid by every such employer within thirty days of the date of demand for such payment, the payment to be made to the administrator or other designated official of the applicable health and welfare or pension trust fund.

3 Date of Payment Required. Amend RSA 275:43, II, as inserted by 1963, 237:3, by striking out said paragraph and inserting in place thereof the following:

- II. The commissioner may, upon written petition showing good and sufficient reason, permit payment of wages less frequently than that required by paragraph I, except that it shall be at least once each calendar month. In all instances, payment shall be made regularly on a predesignated date. The commissioner may prescribe the terms and conditions of such permission, and limit the duration thereof.
- 4 Specifically Authorizing the Commissioner to Adjudicate Wage Claims. Amend RSA 275:51, I as inserted by 1963, 237:4, by striking out said paragraph and inserting in place thereof the following:
- I. The commissioner shall enforce and administer the provisions of this act and the commissioner or his authorized representatives are empowered to hold hearings and otherwise to investigate charges of violations of this act and to institute actions for penalties hereunder, and to entertain and adjudicate claims for wages due under the provisions of this act.
- 5 Adding Language to Conform with District Court System. Amend RSA 275:51, IV, as inserted by 1963, 237:4, by inserting in line four after the word "municipal" the following (or district) so that said paragraph as amended shall read as follows:
- IV. In case of failure of any person to comply with any subpoena lawfully issued, or on the refusal of any witness to testify to any matter regarding which he may be lawfully interrogated, it shall be the duty of the municipal or district court, on application by the commissioner, to compel obedience by attachment proceedings for contempt, as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein.
- 6 Hearing Procedure for Wage Claims and Appeal on Questions of Law. Amend RSA 275:51, as inserted by 1963, 237:4, by inserting after paragraph IV the following new paragraph:
- V. If an employee elects to file a wage claim under this section, the commissioner shall notify the employer by serving upon him a copy of such claim and an order to file with the commissioner within ten days from the receipt of such notice any objections to such claim specifying the grounds therefor. Service may be by certified mail with return receipt. The employer may at the time of filing objections include a written request for a hearing specifying therein an address at which the employer may be notified of the time and place of hearing. If objection is not made within ten days, the commissioner may order that payment be made in accordance with the claim. If requested, a hearing shall be afforded at which time any party may appear, with counsel if desired, and present evidence and cross-examine opposing witnesses. Any

party, at his own expense, may cause a record to be made of the hearing. A written decision shall be made within fifteen days of the hearing stating the decision and specifying the facts and conclusions upon which the decision is based. If wages are found to be due, an order for payment shall issue. Any party aggrieved by said decision may appeal to the superior court not later than twenty days from the date thereof by petition, setting forth that said decision is erroneous, in whole or in part, and specifying the grounds upon which the same is claimed to be in error. Upon the filing of an appeal, the commissioner shall transfer to the court the record of the proceeding before him or a certified copy thereof. The scope of review by the superior court shall be limited to questions of law. After hearing and upon consideration of the record, the court may affirm, vacate or modify in whole or in part the decision of the commissioner, or may remand the same to the commissioner for further findings. In the absence of a seasonable appeal, said decision and order shall be final, shall be entered upon the docket of the superior court at the request of the prevailing party, may be enforced as a judgment of said court, and shall be a lien upon the property of said employer situated in the state for a period of three years from the time of said decision. It is a requirement of this chapter for purposes of RSA 275:52 that a final order be immediately satisfied by the employer.

- 7 Commissioner Discretion in Taking Assignment of Wage Claim. Amend RSA 275:53, II, as inserted by 1963, 237:4, by striking out in line three the word "shall" and inserting in place thereof the following (may) so that said paragraph as amended shall read as follows:
- II. Whenever the commissioner determines that wages have not been paid, and that such unpaid wages constitute an enforceable claim, the commissioner may upon the request of the employee take an assignment in trust for such wages and/or any claim for liquidated damages, without being bound by any of the technical rules respecting the validity of any such assignments and may bring any legal action necessary to collect such claim. With the consent of the assigning employee at the time of the assignment the commissioner shall have the power to settle and adjust any such claim to the same extent as might the assigning employee.

8 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 817, relative to changes in the workmen's compensation law. Inexpedient to legislate. Rep. Wheeler for Labor, Human Resources and Rehabilitation.

This bill as written would introduce the concept of negligence into Workmen's Compensation. Some of subject matter is contained in other legislation being considered

Resolution adopted.

HB 833, to prohibit certain hiring and employment practices. Ought to pass. Rep. Skinner for Labor, Human Resources and Rehabilitation.

This bill merely adds to the existing statute RSA 275:3 the cost of a bond or a uniform. Making it unlawful for an employer to require an applicant for employment to pay for the cost of a bond or of a uniform, as a condition of employment.

Ordered to third reading.

HB 994, redefining availability for work relative to eligibility for unemployment benefits. Inexpedient to legislate. Rep. Kimball for Labor, Human Resources and Rehabilitation.

Solution to this problem should be administrative, not legislative. Subcommittee on Unemployment will continue studying this problem.

Resolution adopted.

HB 661, limiting travel expenses at state expense to one member of the general court on official business outside of the state. Inexpedient to legislate. Rep. Ryan for Legislative Administration.

The committee feels the present system for authorizing out of state travel by members is sufficient.

Resolution adopted.

HB 679, relative to legislative mileage. Ought to pass with amendment. Rep. Ryan for Legislative Administration.

This bill will give legislators a choice of three rates of mileage. They may either elect to take no mileage, to take it at the present rate schedule, or to take it at a new schedule. The new schedule provides that legislators will be paid at a rate of 50 cents a mile for the first five miles, 35 cents a mile for the next 40 miles, 20 cents a mile for the next 20 miles and 15 cents a mile for all remaining miles. The bill also establishes a maximum limit of \$40 per day.

The amendment makes the measure effective at the next regular session, and makes members pick a schedule within ten days of the organizational meeting of the legislature. The committee vote was unanimous.

Present costs of operating an automobile justify this legislation. The committee feels that no person should lose money in mileage for the privilege of serving in the House

Rep. Duprey explained the committee report.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

AMENDMENT

Amend RSA 14:15-a, III as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. Members shall notify the mileage committee within ten days after the first day of the organizational meeting of the legislature whether they desire to be paid mileage pursuant to subparagraphs II (a), (b) or (c).

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Transition. Notwithstanding RSA 14:15-a, III as inserted by section 1 of the bill, members of the 1977 general court shall notify the mileage committee within ten days after the effective date of this act whether they desire to be paid mileage pursuant to RSA 14:15-a, II (a), (b) or (c).

3 Effective Date. This act shall take effect January 1, 1977.

Amendment adopted.

Rep. Rich requested a roll call on ordering HB 679 to third reading.

Sufficiently seconded.

Rep. Frizzell abstained from voting under Rule 16.

YEAS 253 NAYS 62 YEAS 253

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Lawton, Leary, Marsh, James Murray, Nighswander, Kenneth Randall and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Close, Cooke, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Nims, Proctor, Russell, Anthony Stevens, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, George Lemire, Oleson, Patenaude, Poulin, Mabel Richardson. Wiswell and York. GRAFTON COUNTY

David Bradley, Richard Bradley, Buckman Chambers, Cynthia Clark, Copenhaver, Cornelius, Duhaime, Myrl Eaton, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Taylor and Webb.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Baker, Bednar, Belcourt, Bernier, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bruton, Carter, Margaret Cote, Coutermarsh, Crotty, Forsaith Daniels, Day, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gardner, Gelinas Salvatore Grasso, Philip Heald, George Healy, Karnis, Edmund Keefe, LaChance Lamy, Lawrence, Lefebvre, Levasseur, Lynch, Lyons, MacDonald, Martel, Martin, McGlynn, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon,

Reidy, Seamans, Shea, Andre Simard Solomon Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, John Cate, Milton Cate, Chandler, Christensen, David Currier, Estee, Hanson, Harriman, Hess, James Humphrey, Kenison, LaBonte, McLane, McNichol, Noble, Packard Riley, Ryan, Shepard, Sherman Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Benton, Bisbee, Blanchette, Campbell, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Danforth, Donald DeCesare, Grace DeCesare, Eastman, Erler, Flanagan, Gage Ganley, Gaskill, Goff, Griffin, Hoar, Kashulines, Kelley, King, Krasker, Lockhart, MacGregor, Maynard, McEachern, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Reese, Rogers Sanborn, Skinner, Southwick, Splaine William Stevens, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Canney, Shirley Clark, Donnelly, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Kimball, Kincaid, Maloomian, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Winkley and Woods

SULLIVAN COUNTY

Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Rousseau, Scott and Sara Townsend.

NAYS 62

BELKNAP COUNTY

Barbara Kidder and Mansfield.

CHESHIRE COUNTY

Robert Callahan, Cournoyer, Fillback, Johnson, Ramsey and Turner.

COOS COUNTY

Judd.

GRAFTON COUNTY

Ira Allen, George Cate, Gaylord Cummings and Gemmill.

HILLSBOROUGH COUNTY

Arnold, Barrett, Bragdon, Burke, Coburn, Joseph Cote, Kendall Cote, Philip Currier, Ferguson, Fleisher, Gauthier, Granger, Gravelle, Howard Humphrey, McDonough, Nardi, Timothy O'Connor, Orcutt, Henry Richardson, Leonard Smith and Harold Thomson.

MERRIMACK COUNTY

Ayles, Laurent Boucher, Castaldo, Raymond Chase, Eugene Daniell, Alice Davis, Gamache George Gordon, Hager, Haller, H. Gwendolyn Jones, Ralph and Rich.

ROCKINGHAM COUNTY

William Boucher, Roy Davis, Goodrich, Schwaner, Constance Simard and Twardus.

STRAFFORD COUNTY

Bouchard, Joos, Osgood and Tripp.

SULLIVAN COUNTY

Barrus, Brodeur, Mahoney, Roma Spaulding and George Wiggins.

and HB 679 was ordered to third reading.

Rep. Ellis wished to be recorded against the bill.

HB 879, directing the joint committee on legislative facilities to study and report on legislative printing. Ought to pass with amendment. Rep. Hess for Legislative Administration.

This bill allows the joint committee on legislative facilities to study and report on ways to improve printing and to reduce costs. The amendment adds that the clerks of both bodies will be consulted.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Study Authorized. Amend 1973, 368:2 as amended by 1974, 38:24 and 1975, 4:3 by inserting after paragraph XIII the following new paragraph:

XIV. The committee shall study the overall problem of the printing requirements of the legislature in consultation with the House and Senate clerks and shall report its findings and recommendations to improve and handle this problem to the legislature not later than December 1, 1975 and thereafter not later than December first in the even-numbered years.

Amendment adopted.
Ordered to third reading.

HB 929, relative to the powers and duties of the joint committee on legislative facilities. Ought to pass. Rep. Lyons for Legislative Administration.

This bill makes the legislative facilities committee responsible for the coordination and management of many legislative services that are now presently in the hands of only the speaker or that aren't clearly assigned to any particular agency. It will improve the efficiency of delivery of services to legislators while clearly defining who is responsible.

Ordered to third reading.

HB 950, relative to the legislative budget assistant. Ought to pass with amendment. Rep. Chambers for Legislative Administration.

The appointment of the legislative budget assistant becomes the responsibility of the legislative facilities committee instead of the fiscal committee. The amendment adds the chairman of the Appropriations Committee to the legislative facilities committee.

AMENDMENT

Amend section 7 of the bill by striking out said section and inserting in place thereof the following:

7 Committee Membership Increased. Amend 1973, 368:1, as amended by 1974, 38:23, by striking out said section and inserting in place thereof the following:

368:1 Committee Established. A joint committee on legislative facilities is hereby established for the purposes of conducting, supervising and coordinating the renovating, rebuilding, remodeling or construction of the state-owned building known as the Old Post Office located in Concord, New Hampshire, in its sole discretion as it deems necessary, for hearing rooms, meeting rooms and other facilities for the use and control of the legislature and their supporting activities. Such committee shall also conduct, supervise and coordinate the planning and construction of a legislative parking facility to be located in Concord, New Hampshire for the use and control of the legislature and their supporting activities. The committee shall consist of the president of the senate and the speaker of the house, the majority and minority leaders of each body and one member of the senate appointed by the president of the senate and one member of the house appointed by the speaker of the house, who shall be members from the office space study committee; and an additional member of the senate appointed by the president of the senate, and an additional member of the house appointed by the speaker, and the chairman of the house appropriations committee. The committee shall meet as required and shall serve without compensation; however, the committee members shall receive legislative mileage.

8 Effective Date, This act shall take effect july 1, 1975.

Amendment Adopted.
Ordered to third reading.

HB 987, increasing the membership of the legislative services committee. Ought to pass with amendment. Rep. Shea for Legislative Administration.

This bill adds the majority leader of each house of the Legislature to the special committee established to oversee the operations of the office of Legislative Services.

Rep. Benton moved a floor amendment be substituted for the committee amendment.

AMENDMENT

Amend RSA 17-A:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

17-A:2 Appointment.

I. There is hereby established a special committee consisting of:

(a) The president of the senate, the minority leader of the senate, the chairman of the senate finance committee, the chairman of the senate judiciary committee and one member of the senate judiciary committee who is not a member of the same political party as the chairman of the judiciary committee to be appointed by the president of the senate at the beginning of each biennial session;

(b) The speaker of the house of representatives, the minority leader of the house, the chairman of the house appropriations committee, the chairman of the house judiciary committee and one member of the house judiciary committee who is not a member of the same political party as the chairman of the judiciary committee to be appointed by the speaker of the house at the beginning of each biennial session; and

(c) One member of the general court who is admitted to practice as an attorney in this state to be jointly appointed by the president of the senate and the speaker of

the house at the beginning of each biennial session.

II. The special committee shall appoint the director of legislative services and fix his salary. He shall hold office for a term of four years from the date of his appointment and until his successor is appointed. He shall be chosen without reference to party affiliation and solely on the gound of his fitness, qualifications and experience to perform the duties of his office. In the performance of its duties under this chapter, said special committee may act whether or not the general court is then in session; and seven members thereof shall constitute a quorum.

The clerk read the amendment in full. Rep. Benton spoke to his amendment. Rep. Duprey spoke to the amendment. Motion passed.
Ordered to third reading.

HB 402, repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Would be a good bill for the county, provide more professional audit of records.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers and requiring annual audits of the records of county officers and clerk of the superior court.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 County Audits. Amend RSA 71-A:12 (supp), as inserted by 1973, 544:1, by striking out said section and inserting in place thereof the following:

71-A:12 County Audits. That accounting and reporting may be uniform in all the counties the commissioner of revenue administration shall prescribe regulations for the auditing of county accounts. All county officers and the clerks of the superior court shall keep their accounts in the form prescribed by the commissioner of revenue administration, and the annual report of each county shall show said accounts and be published in the form prescribed by said commissioner.

3 Audit by Commissioner of Revenue Administration. Amend RSA 71-A:20 (supp), as inserted by 1973, 544:1, by striking out said section and inserting in place $\frac{1}{2}$

thereof the following:

71-A:20 Audit on Motion of Commissioner. The commissioner may cause an audit to be made of the accounts of any city, town, school district, village district or precinct, as often as once in two years, or whenever conditions appear to him to warrant such audit. The accounts of all county officers and the clerks of the superior

court shall be audited annually by the commissioner of revenue administration or by a certified public accountant, and a complete report of such audit shall be made available to the public.

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 550, relative to procedures for changing zoning ordinances. Ought to pass with amendment. Rep. Bednar for Municipal and County Government.

This makes procedure of protest petitions more orderly.

AMENDMENT

Amend RSA 31:64 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

31:64 Changes in Regulations, etc. Such regulations, restrictions and boundaries may from time to time be amended or repealed. In case of a protest against such change in a specific area, signed by the owners of twenty percent either of the total area of all lots included in such proposed change or of the total area of all the lots included in such proposed change and those immediately adjacent in the rear thereof extending one hundred feet therefrom, or of the total area of all the lots included in such proposed change and of those directly opposite thereto extending one hundred feet from the street frontage of such opposite lots, such amendment or repeal shall not become effective except by the favorable vote of two-thirds of all the members of the legislative body of such municipality present and voting. The protest petition shall contain the name of the property owner and his address, the location of the property, the area of the property owned and descriptive information as to lot number, plan number or other accepted means of identification. Said petition shall be presented to the planning board at least five days prior to the date action is to be taken on changes to such regulations, restrictions or boundaries.

Amendment adopted.
Ordered to third reading.

HB 709, defining taxes to include special assessments and agreements in lieu of or in the nature of special assessments for tax collection and lien purposes. Ought to pass. Rep. Bednar for Municipal and County Government.

Bill clarifies the word "taxes" which will include special assessments and agreements in lieu of or in the nature of any special assessments.

Ordered to third reading.

HB 742, requiring the recordation of zoning ordinances and subdivision regulations before they become effective. Inexpedient to legislate. Rep. Bednar for Municipal and County Government.

Committee feels that zoning regulations information should be kept with local authorities.

Resolution adopted.

HB 743, requiring the director of purchase and property to purchase supplies for the counties. Inexpedient to legislate. Rep. Emile Boisvert for Municipal and County Government.

This bill does not accomplish the object of sponsor.

Resolution adopted.

HB 745, requiring municipalities to issue a construction permit prior to start of construction or alteration of any public or private project wherein the public safety and welfare is concerned. Inexpedient to legislate. Rep. Gage for Municipal and County Government.

This bill is too restrictive—could create a monopoly.

Resolution adopted.

HB 757, relative to exceeding appropriations by elected and appointed county officers. Ought to pass. Rep. Hanson for Municipal and County Government.

This puts a better control on county budgets—makes officials more responsible. Ordered to third reading.

HB 771, clarifying the meaning of the term "by-law" as used in the statutes with reference to legislative action taken by cities, towns, county or village district. Ought to pass. Rep. Gage for Municipal and County Government.

Clarifies the use of "by-law".

Ordered to third reading.

HB 739, authorizing the county commissioners to employ legal counsel. Ought to pass. Rep. Pepitone for Municipal and County Government.

Committee feels that this is good legislation for county government.

Ordered to third reading.

HB 775, establishing a plumbing code for the state of New Hampshire. Ought to pass with amendment, Rep. Hanson for Municipal and County Government.

Provides for a plumbing code may be accepted at a local referendum.

AMENDMENT

Amend RSA 330:12 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

330:12 Regulation of Plumbing. The New Hampshire water supply and pollution control commission shall promulgate such plumbing rules and regulations as it may deem necessary for protection of the public health, and shall provide for enforcement of such rules and regulations. Such rules and regulations shall be considered as minimum standards, and shall be no less stringent than the provisions of the BOCA Basic Plumbing Code (1975 edition and amendments thereto) sponsored by the Building Officials and Code Administrators International, Inc.

Amend RSA 330:13 as inserted by section 1 of the bill by striking out same and

inserting in place thereof the following:

330:13 Municipal Rules and Regulations. The legislative body of any town or city may prescribe plumbing rules and regulations which shall provide for not less than theminimum requirements of the rules and regulations promulgated by RSA 330:12 relative to plumbing, and may make appropriate provisions for enforcement of such plumbing rules and regulations.

Amend RSA 330:15 as inserted by section 1 of the bill by striking out same and

inserting in place thereof the following:

330:15 Penalty. Whoever violates any rule or regulation promulgated pursuant to the provisions of RSA 330:12 or whoever violates any ordinance or by-law enacted pursuant to the provisions of RSA 330:13 shall be guilty of a misdemeanor.

Amendment adopted.

Ordered to third reading.

HB 933, prohibiting a member of the Strafford county convention from being an employee or agent of Strafford county. Inexpedient to legislate. Rep. Bednar for Municipal and County Government.

Clarifying authority which exists in present statutes.

Resolution adopted.

HB 942, relative to the approval of building plans. Ought to pass. Rep. Callahan for Municipal and County Government.

Should provide better health and safety regulations.

Ordered to third reading.

HB 943, amending the RSA chapter on firewards, firemen and fire hazards. Ought to pass. Rep. Hanson for Municipal and County Government.

Strengthens authority and better clarifies fire chief's duties and authorities.

Rep. Bednar explained the committee report.

Ordered to third reading.

HB 804, amending the Portsmouth city charter relative to the election of councilors and the mayor. Inexpedient to legislate. Rep. Hobbs for the Portsmouth Delegation.

A majority of the Portsmouth city delegation felt that there was no public support for this change in the City Charter evidenced at the public hearing. Resolution adopted.

HB 946, relative to amending the charter of the city of Portsmouth. Inexpedient to legislate. Rep. Peterson for The Portsmouth Delegation.

The sponsor wanted this bill reported "inexpedient to legislate". Resolution adopted.

HB 826, to prohibit certain motor boats and motors on Lougee Pond in Barnstead. Majority: Ought to pass; Rep. Claflin for Resources, Recreation and Development. Minority: Refer to the Committee on Resources, Recreation and Development for interim study. (Reps. Kenneth Spalding, Boyd, Williamson, Schwaner and Horton)

Majority felt horsepower approach valid in this case.

Minority: During each session of the legislature the Resources, Recreation and Development committee is presented numerous bills requesting limitations on the use of various bodies of water in the state by controlling such things as motor horsepower, noise, water-skiing, speed, type of motors, etc.

Our committee always has trouble making decisions on these bills. The minority feels that we should not pass any more of these bills until a study is undertaken to attempt to set a policy for guiding our future decisions. There is a strong need to eliminate the "hit or miss" method of handling these bills that is being used currently.

Rep. Kenneth Spalding withdrew the minority report.

Ordered to third reading.

HB 821, establishing a committee to study the creation of a public beach in the Dover point area. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a joint committee to study the creation of a public beach in the Dover point area.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Joint Study Committee Established. The resources, recreation and development committee of the house of representatives and the natural resources committee of the senate shall jointly study and report on the feasibility of creating a public beach in the Dover point area. The joint committee shall elect one of its members as chairman. The joint committee shall report its findings and recommendations to the general court on or before the commencement of the next special or regular session, whichever is earlier. The joint committee shall have full power and authority to require from the departments, agencies and officials of the state and its political subdivisions such data, information and assistance as it may deem necessary or desirable for the purposes of this study.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 842, relative to the metropolitan water supply for the seacoast area. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

There is need to make progress in advance of increasing water supply problems in the area.

AMENDMENT

Amend section 1 of the bill by striking out said section and inserting in place thereof the following:

1 Water Resources Board to Coordinate Program. The New Hampshire water resources board is hereby directed to coordinate efforts to devise and implement a solution to the fresh water supply problem in the seacoast area. The water supply

study of the seacoast area, which was conducted for the board by the engineering firm of Camp, Dresser and McKee of Boston, Massachusetts, in 1960, shall be updated where required relative to engineering design, equipment and facility needs and the projected costs for each phase of this program. The board shall present an updated plan to the various cities and towns involved or which would be involved in any project undertaken pursuant to this study. The plan shall indicate the approximate cost to each city and town for which a bonded indebtedness would require local voter approval and shall further indicate any federal funding that may be available for all or any portion of an approved project in this study. A progress report on the activities of the board relative to this project shall be made to the president of the senate and the speaker of the house on or before December 15, 1976. The board is authorized to apply for any available funds to assist in said study.

Amendment adopted.
Ordered to third reading.

HB 912, relative to the operation of vending facilities by blind persons on state property. Ought to pass with amendment. Rep. Rich for State Institutions.

The bill gives further impetus to the blind helping themselves. The amendment excludes State Institutions unless they request the services of the blind.

AMENDMENT

Amend RSA 186-B:13 as inserted by section 1 of the bill by inserting after paragraph V the following new paragraph:

VI. This section shall not apply to any state property which operates its own vending facility unless the person in control of the maintenance, operation and protection of such property requests blind services to operate such facility.

Amendment adopted.
Ordered to third reading.

HB 872, establishing criteria for determining residence of candidates for elective office. Without recommendation.

Rep. Morgan for Statutory Revision.

Rep. Russell Chase moved that HB 872 be referred to the committee on Statutory Revision for interim study and report by October 1, 1975.

Adopted.

HB 990, relative to incorporation of voluntary cooperative associations. Without recommendation, Rep. Morgan for Statutory Revision.

Rep. Russell Chase moved that HB 990 be referred to the committee on Judiciary for interim study and report by October 1, 1975.

Adopted.

HB 848, requiring customer approval for repair work done on a motor vehicle over and above ten percent in excess of the estimate. Ought to pass with amendment. Rep. Young for Transportation.

This bill protects the auto owner from bills over 10% higher than estimates.

AMENDMENT

Amend RSA 269:8, II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

II. Every repairman who agrees to perform any repair on a customer's motor vehicle shall give to such customer a written estimated price for labor and parts necessary for such repair. No work shall be done and no charges shall accrue before authorization to proceed is obtained from the customer. No charge shall be made for work done or parts supplied which exceeds the estimated price by more than ten percent without the oral or written consent of the customer which shall be obtained at some time after it is determined that the estimated price is insufficient and before the work not estimated is done or the parts not estimated are supplied except for amounts of fifty dollars or less. Nothing in this section shall be construed as requiring a repairman to give a written estimated price if he does not agree to perform the requested repair.

Amend RSA 269:8 as inserted by section 1 of the bill by inserting after paragraph III the following new paragraph:

IV. A customer may waive in writing this section.

Amendment adopted.

Ordered to third reading.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit those bills ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 839, simplifying the procedure for inspecting elevators and requiring fees for elevator inspection certificates to be credited to the general fund.

HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels and the disposition of certificate fees.

HB 917, relative to various amendments to the consumer protection laws.

HB 937, relative to the publication of statutes.

HB 931, to permit and facilitate temporary assignments of employees between and among governmental agencies at the same or different levels of government and institutions of higher education.

HB 928, relative to authority for aid to the general court.

HB 904, providing for the dissolution of insurance companies under certain circumstances.

HB 905, permitting the commissioner of insurance to levy administrative fines for certain violations by claims adjusters.

HB 906, permitting the commissioner of insurance to require certain information from insurance companies.

HB 913, requiring the licensing of public insurance adjusters.

HB 834, relative to the requirements for becoming an instructor of cosmetology.

HB 867, providing for the test of education voucher programs.

HB 472, relative to management of solid waste and establishing a bureau of waste matter management.

HB 566, to extend the time limit for eliminating burning dumps for certain towns.

 $\ensuremath{\mathsf{HB}}$ 799, relative to regulation of emergency medical services and renaming the ambulance service coordinating board.

 $\ensuremath{\mathsf{HB\,853}},$ relative to child caring and child placing agencies and the licensing thereof.

 $\ensuremath{\mathsf{HB}}$ 858, relative to certificates of registration for optometrists not practicing in this state.

 $\mbox{HB 903, to limit liability of persons serving on professional standards review organizations.}$

HB 920, to permit the delegation of certain public assistance administrative functions to overseers of public welfare.

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments.

HB 532, relative to the filing of pre-judgment orders of attachment.

HB 668, to provide for a sentence review in criminal cases in superior court.

HB 788, relative to the appointment of guardians for incompetent persons.

HB 815, amending the definition of Cannabis-type drugs.

HB 836, relative to landlord actions for rent or possession if residential premises fail to meet state or local standards of fitness.

HB 838, relative to security deposits of tenants of residential premises.

HB 888, establishing procedures for class actions in state courts.

HB 902, establishing a committee to study certain aspects of the divorce laws and the creation of a family review board for proceedings in which custody of a child is contested.

HB 951, establishing a committee to study and report on the cause and prevention of sex crimes.

HB 966, relative to a plea of insanity.

HB 972, relative to the habitual offender law in the operation of motor vehicles.

HB 746, dealing with unemployment compensation.

HB 801, relative to the definitions of employee and salaries employee and to the payment of wages.

HB 833, to prohibit certain hiring and employment practices.

HB 679, relative to legislative mileage.

HB 879, directing the joint committee on legislative facilities to study and report on legislative printing.

HB 929, relative to the powers and duties of the joint committee on legislative facilities.

HB 950, relative to the legislative budget assistant.

HB 987, increasing the membership of the legislative services committee.

HB 402, repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms, and county treasurers and requiring annual audits of the records of county officers and clerks of the superior court.

HB 550, relative to procedures for changing zoning ordinances.

HB 709, defining taxes to include special assessments and agreements in lieu of or in the nature of special assessments for tax collection and lien purposes.

A quorum count was requested.

SUPREME COURT OPINION ON HB 537

The clerk read the advisory opinion in full.

To the House of Representatives:

The undersigned justices of the supreme court return the following reply to the inquiries contained in your resolution dated April 16, 1975, and filed with this court on April 17, 1975.

Under the New Hampshire constitution the supreme court cannot render advisory opinions on the constitutionality of existing laws as the resolution asks it to do with regard to RSA 214:9-a. N.H. CONST. pt. II, art. 74; Opinion of the Justices, 109 N.H.578, 583, 258 A.2d 343, 347 (1969); Opinion of the Justices, 99 N.H. 524, 525, 113 A.2d 542, 543 (1955); Opinion of the Court, 62 N.H. 704, 705 (1816). Since the second question assumes that the court finds RSA 214:9-a to be unconstitutional, an answer to that question cannot be rendered under art. 74.

Nevertheless, the primary focus of the resolution, whether the proposed amendment to RSA 214:9-a violates either the State or the Federal constitutions, may be examined briefly. Equal protection of the laws is guaranteed by both the New Hampshire and the United States constitutions. N.H. CONST. pt. I, art. 1; U.S. CONST., amend. XIV, s. 1. While equal protection does not require complete equality in the face of factual differences, it does mandate that those who are similarly situated be similarly treated. Belkner v. Preston, 115 N.H. , , 332 A.2d 168, 170 (1975).

"Resident aliens, like citizens, pay taxes, support the economy . . . and contribute in myriad other ways to our society." In Re Griffiths, 413 U.S. 717, 722 (1973). Elimination of the requirement that aliens must have an honorable discharge from the United States armed forces in order to obtain a residential hunting or fishing license, conforms with the applicable constitutional standards guaranteeing equal protection of the laws to resident aliens. Sugarman v. Dougall, 413 U.S. 634, 641 (1973); Graham v. Richardson, 403 U.S. 365, 371 (1971); Takahashi v. Fish and Game Comm'n, 334 U.S. 410, 420 (1948); Yick Wo v. Hopkins, 118 U.S. 356, 369-70 (1886); see 42 U.S.C. § 1981; Annot., 53 A.L.R.3d 1163, 1167 (1973).

Frank R. Kenison
Laurence I. Duncan
Edward J. Lampron
William A. Grimes
Robert F. Griffith

SENATE MESSAGE NONCONCURRENCE

HB 251, establishing speed limits on open inland waterways of the state where not otherwise limited and limiting operation of motor boats by certain minors.

QUALIFIED

Rep. Fayne E. Anderson, District No. 7, Grafton County, took and subscribed the oath of office of Representative to the General Court before the Governor and Council on April 30, 1975.

COMMITTEE ASSIGNMENT

Rep. Anderson was assigned to the Committee on State Institutions.

The Speaker called for the special orders:

HB 516, relative to collective bargaining rights of public employees of political subdivisions and making an appropriation therefor. Ought to pass with amendment. Rep. Sackett for Labor, Human Resources and Rehabilitation.

The committee considered six bills dealing with collective bargaining. HB 516 as amended is the product of long and hard bargaining and represents significant compromise by both sides.

The committee amendment incorporates the best features of all six bills. It balances broad collective bargaining rights with a tougher "no strike" clause than any of the original six bills had and it preserves management rights. All of the Labor Committee members, who represented every point of view, recognized the critical need for legislation of this type in New Hampshire this year and voted 19 to 1 to support the bill as amended.

Rep. Sackett explained the bill.

Rep. French moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. Spirou, Close, McGlynn, Donald DeCesare, Russell Chase, McNichol, Griffin, Coutermarsh, Wheeler and Skinner spoke against the motion.

Reps. William Boucher, Eugene Daniell, Van Loan, Barbara Kidder, Philip Currier, Drake and Bednar spoke in favor of the motion.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

Reps. Horrigan and Lessard abstained from voting under Rule 16 but wished to be recorded in favor of the passage of HB 516.

YEAS 152 NAYS 198 YEAS 152

BELKNAP COUNTY

French, Barbara Kidder, Lawton, Leary, Marsh, James Murray, Nighswander and Young.

CARROLL COUNTY

Roderick Allen, Conley, Dickinson, Duprey, Howard, Kenneth Smith and Towle. CHESHIRE COUNTY

Ames, Francis Callahan, Cooke, Cournoyer, Fillback, Johnson, Knight, Ladd, Marshala, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Drake, Horton, Huggins and Hunt.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, A. C. Jones, LaMott, Logan, Mann, Pepitone and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Bednar, Boyd, Bragdon, Coburn, Corser, Philip Currier, Clyde Eaton, Joseph Eaton, Ferguson, Philip Heald, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Levasseur, Milne, Fred Murray, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Henry Richardson, Seamans, Leonard Smith, Kenneth Spalding, Theriault, Van Loan, Withington and Zechel.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Eugene Daniell, Alice Davis, George Gordon, Hanson, James Humphrey, H. Gwendolyn Jones, William Kidder, Packard, Rich, Riley, Shepard, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Benton, Bisbee, William Boucher, Campbell, Collishaw, Charles Cummings, Cunningham, Roy Davis, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman,

Greene, Harney, King, Lockhart, MacGregor, Page, Anthony Randall, Read, Reese, Rogers, Scamman, Schwaner, Constance Simard, Tavitian, George Thibeault and Wilson.

STRAFFORD COUNTY

Canney, Dunlap, Kimball, McManus, Osgood, Parshley, Pray, Preston, Rowell, Ruel and Tripp.

SULLIVAN COUNTY

Barrus, Frizzell, Olden, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

NAYS 198

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Goyette, Hildreth, Mansfield, Kenneth Randall and Sabbow.

CARROLL COUNTY

Russell Chase and Claflin.

CHESHIRE COUNTY

Robert Callahan, Close, Hanna, Cleon Heald, Langille, McGinness, Milbank, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Burns, Cooney, Fortier, Rebecca Gagnon, Judd, George Lemire, Oleson, Patenaude, Poulin, Mabel Richardson, Wiswell and York.

GRAFTON COUNTY

 $\label{eq:David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, Melnick, Symons, Taylor, Bruce Townsend and Webb.$

HILLSBOROUGH COUNTY

Ahern, Baker, Barrett, Belanger, Belcourt, Bernier, Bishop, Emile Boisvert, Wilfrid Boisvert, Bruton, Burke, Carter, Cobleigh, Joseph Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Forsaith Daniels, Day, Douzanis, Drewniak, Dwyer, Favreau, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, Holland, LaChance, Lamy, Lefebvre, Lynch, Lyons, MacDonald, Martel, Martin, McDonough, McGlynn, McLaughlin, Morgan, Morgrage, Morrissette, Nardi, Normand, Timothy O'Connor, Orcutt, Quigley, Reardon, Record, Reidy, Shea, Andre Simard, Sing, Solomon, Spirou, Sweeney, Robert Thibeault, Harold Thomson, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, David Currier, Estee, Gamache, Hager, Haller, Harriman, Hess, Kenison, LaBonte, McNichol, Noble, Plourde, Ralph, Ryan and Shapiro.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Dame, Danforth, Donald DeCesare, Grace DeCesare, Eastman, Ganley, Gillis, Griffin, Hoar, Hobbs, Kashulines, Kelley Krasker, Maynard, McEachern, Niebling, O'Connell, Parolise, Peterson, Richards, Sanborn, Skinner, Splaine, Stimmell, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Shirley Clark, Donnelly, Dumais Charles Grassie, Habel, Hebert, Joos, Kincaid, Maloomian, Rod O'Connor, Parnagian, Robillard, Sackett, Barbara Thompson, Tibbetts and Woods

SULLIVAN COUNTY

Brodeur, Burrows D'Amante Desnoyer, LeBrun, Lucas, Mahoney, Rousseau and Tucker.

and the motion lost.

Reps. Southwick, William Stevens and Sayer wished to be recorded against the French motion and in favor of the passage of HB 516.

Reps. Parr and Goff wished to be recorded in favor of HB 516.

Rep. Gaskill, who voted yes on HB 156, notified the clerk that he inadvertently voted incorrectly and wished to vote nay.

AMENDMENT

Question now being on the committee amendment.

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to collective bargaining rights for public employees.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Statement of Policy. The legislature declares that it is the policy of the state to foster harmonious and cooperative relations between public employers and their employees and to protect the public by encouraging the orderly and uninterrupted operation of government. This can best be achieved by:
- I. Acknowledging the right of public employees to organize and to be represented for the purpose of bargaining collectively with the state or any political subdivision thereof, and with the university system.
- II. Requiring public employers to negotiate in good faith and to enter into written agreements with employee organizations which have been certified as representing their public employees; and
- III. Establishing a public employee labor relations board to assist in resolving disputes between government and its employees.
- 2 New Chapter. Amend RSA by inserting after chapter 273 the following new chapter:

CHAPTER 273-A

Public Employee Labor Relations

273-A:1 Definitions. In this chapter:

- I. "Board" means the public employee labor relations board created by RSA 273-A:2.
- II. "Cost item" means any benefit acquired through collective bargaining whose implementation requires an appropriation by the legislative body of the public employer with which negotiations are being conducted.
- III. "Impasse" means the failure of the two parties, having exhausted all their arguments, to achieve agreement in the course of good faith bargaining, resulting in a deadlock in negotiations.
- IV. "Public employee" means any person employed by a public employer except, persons:
 - (a) Elected by popular vote;
- (b) Appointed to office by the chief executive or legislative body of the public employer;
- (c) Privy to confidential information related to the collective bargaining process; or
 - (d) On probationary or temporary status, or employed seasonally or on-call.
- V. "Public employer" means the state or any political subdivision thereof, any quasi-public corporation, council, commission, agency or authority, the university system, and where the context is appropriate any persons authorized to negotiate or execute a collective bargaining agreement on their behalf.
- VI. "Service fees" means any assessment of nonmember employees in a bargaining unit for services rendered by an exclusive representative in negotiating and administering an employment agreement provided that such assessment shall not exceed membership dues.
- VII. "Terms and conditions of employment" means wages, hours and other conditions of employment other than managerial decisions necessarily within the exclusive prerogative of the public employer, or confided exclusively to the public employer by statute.

273-A:2 The Board.

- I. There is hereby created within the department of labor a public employee labor relations board consisting of five members, appointed by the governor and council. The members shall elect one of their members to be chairman. Two members shall be appointed to represent labor and shall have extensive experience representing organized labor. Two members shall be appointed to represent management and shall have extensive experience in representing management interests. One member shall be appointed to represent the public at large. No member shall hold elective or appointive public office at the time of his appointment or during his term. Members of the board may be removed by the governor and council for cause.
- II. Each member of the board shall serve for a term of six years, except that of the members first appointed, one shall be appointed for two years, one for three years, one for four years, one for five years and one for six years. Each member shall

serve until his successor is appointed and qualified. A person appointed to fill a vacancy shall be appointed for the unexpired term by the governor and council.

III. Three members of the board shall constitute a quorum. In the chairman's absence, the senior member present shall act as temporary chairman.

IV. The board may appoint an executive director and such other staff, including counsel, as it deems necessary.

V. The board shall maintain a list of neutral third parties who may serve as fact-finders, mediators and arbitrators, but the parties may agree upon other persons not on the list.

VI. The board may promulgate rules, establish procedures, issue opinions interpreting this chapter and conduct such studies as it deems necessary to fulfill its statutory duties. Interpretive decisions of the board shall be advisory only and shall not be binding on any court.

273-A:3 Right to Organize. Public employees have the right to form, join and participate in the affairs of employee organizations, without interference or retaliation, and to be represented by such employee organizations in negotiating written employment agreements and settling grievances arising thereunder with public employers.

273-A:4 Obligation to Bargain.

I. It is the obligation of the public employer and the employee organization certified by the board as the exclusive representative of the bargaining unit to negotiate in good faith. "Good faith" negotiations involves meeting at reasonable times and places in an effort to reach agreement on the terms of employment, and to cooperate in mediation and fact-finding required by this chapter, but the obligation to negotiate in good faith shall not compel either party to agree to a proposal or to make a concession.

II. (a) Any party desiring to bargain over a cost item shall serve written notice of its intention on the other party at least one hundred twenty days before the final date of submission of the public employer's budget.

(b) The public employer shall submit any cost item to its legislative body within thirty days after signing a collective bargaining agreement. If the legislative body rejects any part of the submission, or while accepting the submission takes any action which would result in a modification of the terms of the cost item submitted to it, either party may reopen negotiations on all or part of the entire agreement.

(c) Only cost items shall be submitted to the legislative body of the public employer for approval. All other provisions of the collective bargaining agreement shall take effect when the agreement is executed or when the parties may otherwise agree.

III. It is the obligation of the public employer to meet and confer with employee organizations representing professional and administrative employees in its employ regarding managerial decisions determined to be within the exclusive prerogative of the public employer.

IV. Managerial decisions necessarily within the exclusive prerogative of the public employer may not be made unreasonably or capriciously; and any managerial decision affecting the terms and conditions of employment alleged to have been so made shall be subject to the grievance procedure prescribed by the collective bargaining agreement. Appeal from a decision of the arbitrator that management's rights have been exercised unreasonably or capriciously shall be to the superior court of the county wherein the grievance arose, and the arbitrator's decision shall be upheld if it is supported by substantial evidence on the record considered as a whole.

273-A:5 Agreements.

I. Every agreement negotiated under the terms of this chapter shall be reduced to writing and shall contain:

(a) Grievance procedures negotiated by the parties resulting in binding arbitration or a provision adopting the rules of the state personnel commission which shall govern the resolution of grievances. No part of an arbitrator's award in a grievance proceeding requiring the expenditure of funds not previously appropriated shall be enforceable without the approval of the lawmaking body.

(b) A "no strike" clause.

(c) A "no lockout" clause.

(d) A provision for payroll deductions for membership dues and for such service fees as the exclusive bargaining representative may be entitled to under RSA 273-A:11, I, (b).

- II. If there is a conflict between an agreement and the rules adopted by the public employer or statutes relative to terms and conditions of employment, the terms of such agreement shall prevail so long as they are not inconsistent with the merit principle or the principle of equal pay for equal work.
- III. Nothing herein shall be construed to diminish the authority of the state personnel commission, or any board or agency established by statute or charter to conduct and grade merit examinations from which appointments or promotions may be made.
 - 273-A:6 Unfair Labor Practices Prohibited.
 - I. It shall be a prohibited practice for any public employer:
- (a) To restrain, coerce or otherwise interfere with its employees in the exercise of the rights conferred by this chapter;
- (b) To dominate or to interfere in the formation or administration of any employee organization:
- (c) To discriminate in the hiring or tenure, or the terms and conditions of employment of its employees for the purpose of encouraging or discouraging membership in any employee organization:
- (d) To discharge or otherwise discriminate against any employee because he has filed a complaint, affidavit or petition, or given information or testimony under this chapter;
- (e) To refuse to negotiate in good faith with the exclusive representative of a bargaining unit, including the failure to submit to the law-making body. within the appropriate time, any cost item agreed upon in negotiations;
 - (f) To invoke a lockout;
 - (g) To fail to comply with this chapter or any rule issued hereunder;
 - (h) To breach a collective bargaining agreement.
- II. It shall be a prohibited practice for the exclusive representative of any public employee:
- (a) to restrain, coerce, or otherwise interfere with public employees in the exercise of their rights under this chapter;
- (b) To restrain, coerce, or otherwise interfere with public employers in their selection of agents to represent them in collective bargaining negotiations or the settlement of grievances;
- (c) To cause or attempt to cause a public employer to discriminate against an employee in violation of RSA 273-A:6, I, (c), or to discriminate against any public employee whose membership in an employee organization has been denied or terminated for reasons other than failure to pay membership dues;
 - (d) To refuse to negotiate in good faith with the public employer;
- (e) To engage in a strike or other form of concerted activity tending to disrupt the normal operation of the public employer; provided, that nothing herein shall be construed to prohibit informational picketing;
 - (f) To breach a collective bargaining agreement.
- III. It shall be a prohibited practice for either a public employer or the exclusive representative of a public employee to do anything that is an unfair labor practice under the National Labor Relations Act.
 - 273-A:7 Violations.
- The board shall have primary jurisdiction over all violations of RSA 273-A:6, complaints of which shall be filed by affidavit.
- II. The board shall schedule a hearing within thirty days after the filing of a complaint and shall give at least forty-eight hours' notice of the hearing by certified mail to all persons required to appear and to the representative of the party against whom a complaint has been filed, who shall therewith be given a copy of the complaint.
- III. The board may issue a cease and desist order which it deems necessary in the public interest, pending the hearing.
- IV. The board shall have the power to compel the attendance of witnesses and the production of documents by the issuance of subpoenas, and to take testimony under oath, as provided in RSA 516, and may delegate such powers to any persons it may appoint.
- V. The board shall not be bound by the rules of evidence in conducting hearings under this section, and it may permit the complainant to amend his charge at any stage of the proceedings.

VI. Both parties shall have the right to be represented by counsel.

VII. The board shall render its decision within thirty days after the hearing. Upon finding that a party has violated RSA 273-A:6, the board shall issue a cease and desist order, which may order reinstatement of an employee with back pay, periodic reporting of compliance or such other relief as the board may deem necessary.

VIII. The board shall summarily dismiss any complaint of a violation of RSA 273-A:6 which is alleged to have occurred more than six months prior to the

filing of the complaint.

- 273-A:8 Injunctions. The board may petition the superior court for the county in which the party sought to be enjoined is principally located for such order of the court as may be necessary to compel obedience to the board's order and the superior court shall issue such order upon satisfying itself that:
 - I. The order of the board was within its jurisdiction to issue, and
- II. There is substantial evidence on the record considered as a whole to support the finding of the board.
- 273-A:9 Determining the Bargaining Unit. The board shall determine the appropriate bargaining unit and shall certify the exclusive representative thereof when petitioned to do so under RSA 273-A:10 subject to the following restrictions:
- I. The board should certify the largest possible bargaining unit taking into consideration the limits of authority of the supervisory official with whom the bargaining agent will negotiate, but in no case shall it certify a bargaining unit of less than ten public employees.
- II. The public employees within any bargaining unit shall share a community of interest.
- III. No bargaining unit shall be composed of professional and non-professional employees unless the professional employees choose otherwise by majority vote; or of persons exercising administrative or supervisory authority involving the significant exercise of discretion and the employees whom they supervise.
- IV. The determination of appropriate units shall be subject to review in the superior court only as set out in RSA 273-A:8.

273-A:10 Elections.

- I. If a petition is filed by:
- (a) At least thirty percent of the employees in the bargaining unit seeking recognition, or one hundred employees, whichever is less, alleging that they wish to be represented in collective bargaining by an employee organization as their exclusive representative or asserting that the employee organization which has been certified by the board is no longer the representative of the majority of employees in the bargaining unit; or
- (b) A public employer alleging that one or more employee organizations has submitted to it a petition to be recognized as the exclusive representative of a majority of employees in a bargaining unit the board shall investigate such petition and may hold hearings for the purpose of determining whether or not grounds exist for conducting an election. Upon so finding the board shall order an election to be held under its supervision, and in accordance with rules prescribed by the board. Otherwise, it shall dismiss the petition.
- II. The petition shall consist of separate forms for each employee, whose names shall not be disclosed.
- III. The ballot shall contain a space permitting a vote against representation by any employee organization whatever; and no election shall be held within twelve months after an election in which a majority of those voting cast ballots against representation by any employee organization.
- IV. An employee organization receiving a simple majority of the vote shall be certified by the board as the exclusive representative of the bargaining unit. In the absence of a simple majority, a run-off election shall be conducted between the two organizations receiving the most votes.
- V. The board shall not certify any employee organization as the exclusive representative of a bargaining unit without an election being held pursuant to this section, except that existing units shall be certified by the board if they have a signed contract with their employee.
- VI. (a) Certification as exclusive representative shall remain valid until the employee organization is dissolved, voluntarily surrenders certification, loses a valid election or is decertified.

(b) The board shall decertify any employee organization which is found in a judicial proceeding to discriminate with regard to membership, or with regard to the conditions thereof, because of age, sex, race, color, creed, marital status or national origin; or have systematically failed to allow its membership equal participation in the affairs of the employee organization.

VII. Two or more bargaining units may combine for the purpose of engaging in collective bargaining negotiations with a single public employer and the bargaining unit thus created shall enjoy the same rights and be subject to the same duties as if a single exclusive representative for the combined bargaining unit had been certified by

the board.

VIII. The board shall be governed in representation proceedings under this section by the appropriate rules of the state department of labor not in conflict with this chapter until the board adopts rules and procedures pursuant to RSA 273-A:2.

273-A:11 Rights Accompanying Certification.

I. Public employers shall extend the following rights to the exclusive representative of a bargaining unit certified under RSA 273-A:9:

- (a) The right to represent employees in collective bargaining negotiations and in the settlement of grievances. An individual employee may, however, present an oral grievance to his employer without the intervention of the exclusive representative. The exclusive representative shall have the opportunity to be present at the hearing and any resolution of the grievance shall not be inconsistent with the terms of an existing agreement between the parties.
- (b) The right to payroll deductions of membership fees, and of service fees when provided for in the collective bargaining agreement.
- (c) The right to represent the bargaining unit exclusively and without challenge during the term of the collective bargaining agreement. No election shall be held more than one hundred eighty or less than one hundred twenty days prior to the budget submission date in the year such collective bargaining agreement shall expire.
- II. Employees who act as representatives of the bargaining unit shall be given the opportunity to meet with the employer or his representatives during working hours, without loss of compensation or benefits.

273-A:12 Resolution of Disputes.

- 1. Whenever the parties request the board's assistance or have bargained to an impasse, and if the parties have not reached agreement on a contract within thirty days before the budget submission date, a mediator agreed to by the parties or appointed by the board shall undertake to mediate the dispute.
- II. If mediation does not result in agreement within fifteen days before the budget submission date, a fact-finder agreed to by the parties or appointed by the board shall undertake fact-finding. The fact-finder shall report his findings in writing to the parties not later than ten days prior to the budget submission date, together with his recommendations for resolving each of the issues in dispute.
- III. If either of the parties rejects the fact-finder's recommendations, he shall submit his findings and recommendations together with the last proposal of both parties to the membership of the employee organization and to the lawmaking body of the public employer, who shall vote to accept or reject the board's recommendation or the proposal of the other party.
- IV. If the impasse is not resolved following transmittal of the fact-finder's findings of fact and recommendations, negotiations shall be reopened and mediation shall begin not later than five days and fact-finding not later than ten days after the reopening of negotiations; and the fact-finder shall submit his findings and recommendations for approval by the membership of the employee organization and the lawmaking body of the public employer, as under paragraph III, not later than thirty days after the reopening of negotiations.
- V. If the impasse is not resolved following the second transmittal of the fact-finder's findings of fact and recommendations:
- (a) In the case of firefighters, law enforcement personnel and corrections officers, an arbitrator appointed by the board shall arbitrate the dispute, unless the parties shall name another arbitrator, and shall render a decision within thirty days, which shall be binding on both parties. The determination of the arbitrator shall constitute a mandate to the appropriate officer of the public employer with respect to administrative matters and to the legislative body of the public employer with respect to matters which require legislative action to take the actions necessary to carry out

the determination of ,the arbitrator. Town meetings called for the purpose of complying with an arbitrator's award made under this section are authorized to issue short term notes payable not later than thirty days after the next annual town meeting and shall, at said annual town meeting next following the issuance of said notes, appropriate sufficient funds to retire the notes. If sufficient funds are not appropriated to retire said notes, the appropriate tax official shall assess sufficient taxes to retire the notes.

- (b) In the case of all other employees, the parties may submit their dispute to arbitration.
- (c) In making his decision, an arbitrator shall take the following factors into account:
- (1) the wages, hours and other terms and conditions of employment of employees similarly situated in other states or other political subdivisions of comparable size;
- (2) the degree of education, skill, experience and hardship associated with the work performed; and
- (3) the revenue traditionally available to and the funds traditionally appropriated by the legislative body for the services performed.
- VI. The parties shall share equally all fees and other costs of mediation, fact-finding and arbitration.
- VII. Special town meetings called in accordance with paragraph V shall not be required to satisfy the quorum requirements of RSA 31:5.
- 273-A:13 Strikes Prohibited. Strikes and other forms of concerted action by public employees designed to interfere with the orderly conduct of operations by public employers are hereby declared to be unlawful. Upon petition to the superior court, an appropriate order shall issue to compel compliance with any order of the board issued pursuant to RSA 273-A:7 for a violation of RSA 273-A:6, II (c), subject only to the review authorized by RSA 273-A:8. Notwithstanding the foregoing, it shall not be an unfair labor practice for the members of an employee organization to strike or otherwise engage in concerted activity tending to disrupt the normal operation of the public employer if the public employer shall be ten days or more in violation of a cease and desist order of the board for violation of RSA 273-A:6.
- 273-A:14 Appeals. Any person aggrieved by a final order of the board granting or denying in whole or in part the relief sought may obtain review of such order in the manner prescribed in RSA 541.
- 273-A:15 Actions by or Against Public Employee Organizations. Actions by or against the exclusive representative of a bargaining unit may be brought, without respect to the amount of damages in the superior court of the county in which it is principally located, or where the plaintiff resides or has its principal place of business, if the plaintiff is a resident of this state or is incorporated in this state.
 - 273-A:16 Records and Reports.
- I. A copy of all agreements reached as a result of collective bargaining under this chapter shall be filed with the board by the parties within fourteen days after execution of said agreement.
- II. All documents and records of the board shall be public records and shall be kept for a minimum of ten years.
- III. The board shall annually submit a report of its activities to the governor and council.
- IV. Nothing in this chapter shall terminate or modify a bargaining unit, certification of an exclusive representative, or collective bargaining agreement in existence on the effective date of this chapter.
 - 3 Repeal. The following chapters of the RSA are hereby repealed:
 - I. RSA 98-C, relative to management employee relations.
 - II. RSA 105-B, relative to police organizations.
- 4 Effective Date. This act shall take effect one hundred eighty days after its passage.
 - Amendment adopted.
 - Rep. Skinner offered the following amendment.

AMENDMENT

Amend the amendment proposed by the committee on Labor, Human Resources and Rehabilitation to HB 516 as follows:

Amend RSA 273-A:10, IV as inserted by section 2 of the bill by striking out same

and inserting in place thereof the following:

IV. An employee organization receiving a simple majority of the vote shall be certified by the board as the exclusive representative of the bargaining unit. In the absence of a simple majority, a run-off election shall be conducted between the two options receiving the most votes.

Amend RSA 273-A:13 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

273-A:13 Strikes Prohibited. Strikes and other forms of concerted action by public employees designed to interfere with the orderly conduct of operations by public employers are hereby declared to be unlawful. Upon petition to the superior court, an appropriate order shall issue to compel compliance with any order of the board issued pursuant to RSA 273-A:7 for a violation of RSA 273-A:6, II (c), subject only to the review authorized by RSA 273-A:8. Notwithstanding the foregoing, it shall not be an unfair labor practice for the members of an employee organization to strike or otherwise engage in concerted activity tending to disrupt the normal operation of the public employer if the public employer shall be ten days or more in violation of a cease and desist order of the board for violation of RSA 273-A:6, I (e).

Amendment adopted.

Rep. George Wiggins offered an amendment and spoke to his amendment.

Reps. French and Spirou spoke against the Wiggins amendment.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Question being on the adoption of the committee report.

Rep. French spoke to the committee report.

Ordered to third reading.

Rep. Skinner moved that HB 509 be taken from the table.

Adopted.

Question being on the adoption of the committee amendment.

AMENDMENT

AN ACT

establishing a state labor relations board and making an appropriation therefor.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Management Employee Relations. Amend RSA inserting after chapter 98-D the following new chapter.

CHAPTER 98-E

State Management Employee Relations

98-E:1 Board Established.

- I. There is hereby created a board to be known as the state labor relations board consisting of five members appointed by the governor and council, who shall elect one of their number to be the chairman. Two members shall have extensive labor experience, two members shall have extensive management experience, one member shall represent the public at large. No member shall hold elective or appointed public office at the time of appointment and during his term. Members of the board may be removed by the governor and council for cause.
- II. Each member of the board shall serve for a term of six years, except that of the members first appointed. One shall be appointed for two years, one for three years, one for four years, one for five years and one for six years. Each member shall serve until his successor is appointed and qualified. A person appointed to fill a vacancy shall be appointed for the unexpired term by the governor and council.
- III. Board members shall be compensated at the rate of fifty dollars per diem and shall be paid an allowance for expenses actually incurred.
- IV. Three members of the board shall constitute a quorum. In the chairman's absence, the senior member present shall act as temporary chairman.
- V. The board may appoint an executive director and such other staff, including counsel, as it deems necessary and funds available to it will allow.

VI. The board shall maintain a list of neutral third parties who may serve in addition to the board or its staff as fact-finders mediators and arbitrators; but the parties may agree upon other persons whose names do not appear thereupon.

VII. The board may adopt, pursuant to RSA 541-A, such rules, establish such procedures, issue such opinions interpreting RSA 98-C or this chapter or the regulations issued under RSA 98-C or this chapter, and conduct such studies as it deems necessary to fulfill its statutory duties. Interpretive decisions of the board shall be advisory only and shall not be binding on any court.

2 Appropriation. There is hereby appropriated the sum of fifty thousand dollars for fiscal year 1976 and fifty thousand dollars for fiscal year 1977 for the purposes of establishing a state labor relations board. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Reps. Skinner and Spirou spoke in favor of the committee report on HB 509. Referred to Appropriations.

Rep. French moved that the reports on HB 515, to foster the establishment of management-employee relations in state employment and making an appropriation therefor, HB 712, relative to collective bargaining for operating staff employees of the university system, HB 713, providing for collective bargaining in public education, and HB 714, providing collective bargaining for firefighters, reported inexpedient to legislate, be adopted.

Rep. Skinner spoke in favor of the motion.

Resolutions adopted.

REGULAR CALENDAR (continued)

A quorum count was requested.

The Speaker declared a quorum present.

HB 698, authorizing state-wide branch banking subject to certain limitations. Majority: Ought to pass with amendment; Rep. Elmer S. Wiggin for Banks and Insurance. Minority: Inexpedient to legislate. (Reps. Burns, Milne, Packard, Logan, Carter, Baker, Bartlett, H. Gwendolyn Jones and Burrows)

Majority feels that this bill would tend to decrease the monopolies now being enjoyed by some banks in some areas. Also, bill would eliminate some of the discrimination against state chartered savings banks which now exists. The change in existing law would result in offering more and better services to the public.

Amendment allows savings banks to branch, subject to limitations by the bank commissioner and the board of trust company incorporation, within a 35 mile radius of their home office instead of the current 15 miles.

Federal Savings and Loans Banks are allowed to branch statewide now. State chartered trust companies and national banks branch via holding companies.

Allowing savings banks comparable rights would tend to check the expansion of branch banking by the holding companies.

The Minority—nearly one-half the committee—feels that this bill would destroy New Hampshire's system of locally owned and locally operated banks, by encouraging the growth of the big commercial and the big savings banks. The bank holding companies would benefit most of all. Instead of a balanced banking system, the state would be dominated by a small number of big, statewide banks. The consumer would be left to deal with mere branches of the big banks.

The majority amendment would allow the big banks to operate in communities with 75% of the state's population. The 35 mile limit from Concord, for example, extends from Durham to Peterborough, and Nashua to Plymouth. Even worse, it would allow the big bank holding companies virtual immediate statewide branching.

The committee amendment is virtual statewide banking. And it would be unfair to the state's local banks and destructive to the state's banking system which experience shows has worked well.

Rep. Burns moved that the Minority report, inexpedient to legislate, be substituted for the Majority report, ought to pass with amendment, and spoke to his motion.

Reps. Shirley Clark, Elmer Wiggin and Gelinas spoke against the motion.

Reps. Russell Chase and Belair spoke in favor of the motion.

(Rep. French in chair)

Reps. Baker, Duprey and Plourde spoke in favor of the motion.

Rep. Morgan spoke against the motion.

(Speaker in chair)

Reps. Richard Bradley and Lyons spoke in favor of the motion.

Rep. Coutermarsh spoke against the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted. Rep. Sabbow requested a roll call.

Sufficiently seconded.

Reps. William Boucher and Philip Currier abstained from voting under Rule 16.

YEAS 273 NAYS 79 YEAS 273

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Barbara Kidder, Lawton, Leary, Marsh, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase Claflin, Conley, Dickinson, Duprey Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Nims, Proctor, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Drake Fortier, Horton, Huggins, Hunt, Judd, George Lemire, Poulin, Mabel Richardson Wiswell and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Hough, LaMott, Logan, Pepitone, Symons, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ainley, Baker, Barrett, Bednar, Belcourt, Bernier, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carter, Coburn, Joseph Cote, Kendall Cote, Cullity, Clyde Eaton, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon. Gardner, Gramling, Granger, Salvatore Grasso, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Levasseur, Lynch, Lyons, Martel, Martin, McDonough, McGlynn, McLaughlin, Milne, Nardi, Normand, Timothy O'Connor, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Henry Richardson, Shea, Leonard Smith, Solomon, Kenneth Spalding, Sullivan, Theriault, Harold Thomson, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, William Kidder, McNichol, Noble, Packard, Ralph, Riley, Ryan, Shepard, Sherman and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings Cunningham, Danforth, Roy Davis, Grace DeCesare Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Goodrich, Gorman, Harney, Hoar, Kashulines, Kelley, King, Krasker, Lockhart, MacGregor, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Southwick Splaine, William Stevens Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Dunlap, Hebert, Horrigan, Joos Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley Pray, Preston, Rowell, Ruel, Barbara Thompson, Tibbetts, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows D'Amante Desnoyer, Frizzell, LeBrun, Lucas, Olden, Rousseau, Scott, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 79

BELKNAP COUNTY

Brouillard, Hildreth, Mansfield and James Murray.

CHESHIRE COUNTY

Hanna, Milbank, Scranton, Turner and Whipple.

COOS COUNTY

Rebecca Gagnon, Victor Kidder, Oleson and Patenaude.

GRAFTON COUNTY

David Bradley, A. C. Jones, Mann and Melnick.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Belanger, Cobleigh, Corser, Margaret Cote, Coutermarsh, Forsaith Daniels Day, Douzanis Dwyer, Favreau, Gauthier, Gelinas, Gravelle, Daniel Healy, George Healy, Lamy, Lefebvre, MacDonald, Morgan, Morgrage, Fred Murray, Andre Simard, Sing, Spirou, Sweeney, P. Robert Thibeault, Tropea and Woodruff.

MERRIMACK COUNTY

Castaldo, Gamache, Hager, Haller, Hanson, Hess, Kenison, McLane, Plourde, Rich, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Dame, Ellis, Greene, Griffin, Hobbs, Maynard and Peterson.

STRAFFORD COUNTY

Shirley Clark, Donnelly, Dumais, Charles Grassie, Habel, Lessard, McManus, Rod O'Connor, Robillard and Sackett.

SULLIVAN COUNTY

Mahoney.

and the motion passed.

Rep. Burns moved that HB 698 be indefinitely postponed.

Adopted.

HB 695, establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

This was the only bill containing provisions which will meet with the federal requirements as the federal no-fault insurance is expected to pass. Committee feels it is better to tailor a no-fault law to New Hampshire rather than accept whatever Congress comes up with.

Rep. Gillis abstained from voting under Rule 16. Ordered to third reading.

HB 919, relative to the real and personal property tax exemptions for veterans' widows and veterans who are totally and permanently disabled. Ought to pass with amendment. Rep. Cournoyer for Claims, Military and Veterans Affairs.

The committee felt that a modest increase, from \$600 to \$700 in the dollar exemption from local property tax, for totally disabled veterans and veterans' widows, was justified, as the last adjustment in this exemption was made in 1969.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Property Tax Exemption for veterans' widows; increased. Amend RSA 72:29-a Widows. The widow of any person who was killed or died while on active duty in the armed forces of the United States or any of the armed forces of any of the governments associated with the United States in the wars, conflicts or armed conflicts, or combat zones set forth in RSA 72:28 so long as she remains his widow, shall be exempt each year from taxation upon her real and personal property, whether residential or not, in the amount of seven hundred dollars in taxes.

72:29-a Widows. The widow of any person who was killed or died while on active duty in the armed forces of the United States or any of the armed forces of any of the governments associated with the United States in the wars, conflicts or armed conflicts, or combat zones set forth in RSA 72:28 so long as she remains his widow, shall be exempt each year from taxation upon her real and personal property, whether residential or not, in the amount of seven hundred dollars in taxes.

2 Service-Connected Total Disability Tax Exemption Increased. Amend RSA 72:35 (supp), as amended, by striking out said section and inserting in place thereof the following:

72:35 Service-Connected Total Disability. Any person who has been discharged from military service of the United States under conditions other than dishonorable, and who is totally and permanently disabled from service connection, or double amputee or paraplegic, and if satisfactory proof of such service-connected disability is furnished to the assessors, he or his surviving spouse, until such time as such surviving spouse remarries, shall be exempt each year from seven hundred dollars of taxes on his real estate which he occupies as his principal place of abode together with any place of abode.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

CACR 17, relating to special sessions of the general court. Providing that members of the general court shall receive customary compensation and mileage for special sessions called by a majority vote of each branch of the general court. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

Same question will be on the ballot in March, 1976. Committee unanimously feels that constitutional amendment sponsors should not bring up questions as backups in case questions fail in the first referendum. CACR 17 calls for the same question to be on the November, 1976 ballot, if voters reject the first resolution.

Resolution adopted.

HB 998, to provide for economic impact statements for certain proposed rules, regulations, acts or projects. Inexpedient to legislate. Rep. Greene for Environment and Agriculture.

The committee feels that this would create more problems than it would solve.

Resolution adopted.

HB 996, relative to participation in regional bulk power supply facilities including but not limited to participation in a New England power pool. Without recommendation. Rep. Lockhart for Interstate Cooperation.

Due to complexities of this twenty-three page bill and pending legislation due in from the Senate (SB 86) we feel that these bills should be taken together.

Rep. Lockhart moved that HB 996 be referred to the committee on Interstate Cooperation for interim study, and spoke to his motion.

Reps. York, Oleson and Grassie spoke against the motion.

Rep. Eugene Daniell spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

HB 996 was referred to interim study.

HB 478, regulating recreational campgrounds Ought to pass with amendment. Rep. Claffin for Resources Recreation and Development.

Committee felt bill, as amended, covered an area of control which is in the public interest.

Rep. Leonard Smith moved that HB 478 be referred to the committee on Resources, Recreation and Development for interim study and spoke to his motion.

Rep. Claflin spoke against the motion.

Reps. Hanson and Richard Bradley spoke in favor of the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

HB 478 was referred to interim study.

HB 965, providing that the clerks of the house and senate be full-time employees and that as full-time legislative employees receive fringe benefits, and repealing certain statutes relative to clerks and legislative employees. Ought to pass. Rep. Chambers for Legislative Administration.

The Clerk of the House presently works nearly full time. This bill would eliminate mileage and pay the Clerk and staff at a rate commensurate with the responsibility of the Clerk's Office. No additional appropriation is necessary.

Rep. Rod O'Connor offered a floor amendment and spoke to the amendment.

AMENDMENT

Amend paragraph III of section 3 of the bill by striking out same and renumbering the original paragraphs IV through IX to read as III, IV, V, VI, VII and VIII respectively.

Rep. Duprey spoke in favor of the amendment.

Amendment adopted.

Rep. Goerge Wiggins moved that HB 965 be indefinitely postponed and spoke to his motion.

Rep. Wiggins withdrew his motion.

Referred to Appropriations.

Reps. French and Spirou moved that all bills not acted on today be laid over until tomorrow.

Adopted.

SPECIAL ORDER

Rep. Gorman moved that third reading of HB 695, establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings, be made a special order for Thursday at 11:00 o'clock and spoke to his motion.

Reps. McManus and George Gordon spoke in favor of the motion.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading except HB 695 be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 9:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 516, relative to collective bargaining rights for public employees.

HB 771, clarifying the meaning of the term "by-law" as used in the statutes with reference to legislative action taken by cities, towns, county or village district.

HB 739, authorizing the county commissioners to employ legal counsel.

HB 775, establishing a plumbing code for the state of New Hampshire.

HB 942, relative to the approval of building plans.

HB 943, amending the RSA chapter on firewards, firemen and fire hazards.

 $\ensuremath{\mathsf{HB}}\xspace\, 826,\ \ensuremath{\mathsf{to}}\xspace$ prohibit certain motor boats and motors on Lougee Pond in Barnstead.

HB 919, relative to the real and personal property tax exemptions for veterans' widows and veterans who are totally and permanently disabled.

HB 757, relative to exceeding appropriations by elected and appointed county

HB 821, establishing a joint committee to study the creation of a public beach in the Dover point area.

HB 842, relative to the metropolitan water supply for the seacoast area.

HB 848, requiring customer approval for repair work done on a motor vehicle over and above ten percent in excess of the estimate.

HB 912, relative to the operation of vending facilities by blind persons on state property.

RECONSIDERATIONS

Rep. Skinner moved reconsideration on HB 516, relative to collective bargaining rights of public employees of political subdivisions and making an appropriation therefor.

Reconsideration lost.

Rep. Burns moved reconsideration on HB 698, authorizing state-wide branch banking subject to certain limitation.

Reconsideration lost

Rep. Mabel Richardson moved reconsideration on HB 779, requiring town clerks to register voters.

Reconsideration lost.

Rep. Duprey moved reconsideration on HB 929, relative to authority for aid to the general court.

Reconsideration lost.

Rep. MacDonald moved reconsideration on HB 971, relative to the regulation of business practices between motor vehicles manufactureres distributors and dealers. Reconsideration lost.

350 members were recorded as present.

On the motion of Rep. Wilfrid Boisvert the House adjourned at 7:00 o'clock.

Thursday, 1May75

The House met at 9:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Good Morning Lord. Remind us once again that You are not much impressed with our panic-ridden activities nor excited by our maneuvering for position. You take great delight in all honest labor for the betterment of persons and give strength of body, mind, soul and spirit to all those whose desire is to seek You out in Praise and Thanksgiving through unselfish but seeking prayer. Help us in our earnest search to do what is right by getting our priorities in order by first loving You, others and then self. In the name of the One who has taught us to love one another. We ask your blessing for Omer Rousseau and the family of Loring Tirriell, former member from Durham.

Rep. Hobbs led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Fullam, Danforth, Grace DeCesare and Chris Andersen, the day, important business.

Reps. Nims, Margaret Cote and McGlynn, the day, illness.

INTRODUCTION OF GUESTS

Senator Bill Doyle of Vermont and Johnson State College, guest of the Speaker. Ruby Thomson, Linda Thomson, wife and granddaughter and Ann Richards, guests of Rep. Harold Thomson; Chris Kelly, guest of Rep. George Wiggins; Joey and Jay Carlisle, guests of Rep. Vachon; Boy Scout Troop 157 of Portsmouth and its scoutmaster John Morgan, guests of Reps. Griffin, Hobbs and Senator Foley.

ENROLLED BILLS REPORT

HB 322, prohibiting operation of unauthorized ground vehicles at airports.

Mabel L. Richardson for the committee

ENROLLED BILLS AMENDMENT

HB 393, to amend the charters of certain savings banks.

AMENDMENT

Amend section 5 of the bill by striking out lines two and three and inserting in place thereof the following:

Amend 1901, 212:6 by striking out said section and inserting in place thereof the following:

This amendment is necessary to correct an error in the amending lenguage.

The clerk read the amendment in full.

Amendment adopted.

SIX-DAY EXTENSIONS GRANTED

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade Act of 1974.

COMMITTEE REPORTS (Regular Calendar)

Rep. Record requested a quorum count.

The Speaker declared a quorum present.

HB 783, providing for fiscal responsibility in the decommissioning of nuclear facilities. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Amendment reduces original fund to 10% of estimated cost of decommissioning. Some other minor changes.

Rep. George Wiggins moved that HB 783, be indefinitely postponed and spoke to his motion.

Rep. David Bradley moved that HB 783 be made a special order for 11:01 o'clock this morning.

Adopted.

HB 750, excepting certain persons from the psychologist certification requirement and eliminating the citizenship requirement for certification. Ought to pass with amendment. Rep. Blanchette for Health and Welfare.

Reps. Fleisher, Colson and Nighswander spoke against the amendment.

Rep. Howard spoke in favor the amendment.

Rep. Spirou moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Ordered to third reading.

HB 944, relative to services for the developmentally disabled. Refer to the Committee on Health and Welfare for interim study. Rep. George Gordon for Health and Welfare.

Rep. Howard moved that the words, ought to pass, be substituted for the committee report, refer to interim study, and spoke to her motion.

Reps. Copenhaver, Fred Murray, Fleisher and Griffin spoke in favor of the motion. Rep. Roma Spaulding spoke against the motion. Rep. Woods moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Chandler requested a quorum count.

The Speaker declared a quorum present.

Motion passed.

Rep. George Gordon moved that HB 944 be indefinitely postponed and spoke to his motion and subsequently withdrew his motion.

Ordered to third reading.

HB 982, relative to the qualifications of the director of welfare. Majority: Inexpedient to legislate. Rep. Fleisher for Health and Welfare. Minority: Ought to pass. (Rep. George E. Gordon)

Majority: The technical demands of the position of director of welfare require a person with professional training and experience in administering welfare laws. Also, the bill is discriminatory in that it does not similarly lower qualifications for directors of the two other divisions of the department.

Minority feels that the selection of the Director of Welfare should be left to the discretion of the Commissioner of Health and Welfare. The qualifications such as a certain amount of years serving in the area of welfare should not be a prerequisite to the filling of this position.

Rep. George Gordon withdrew the minority report of ought to pass.

Resolution adopted.

Rep. French moved that debate be limited on all bills on the calendar to twenty minutes equally divided except HB's 623 and HB 695.

HB 862, requiring sealed transparent covers on certain publications. Majority: Inexpedient to legislate; Rep. Castaldo for Judiciary. Minority: Ought to pass. (Reps. Morrissette and Hobbs)

Majority: Requires transparent wrapping and separate display of so-called adult literature.

Rep. Morrissette moved that report of the minority, ought to pass, be substituted for report of the majority, inexpedient to legislate, and spoke to his motion.

Rep. Young spoke in favor of the motion.

Rep. Castaldo spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Morrissette requested a roll call.

Sufficiently seconded.

YEAS 107 NAYS 144 YEAS 107

BELKNAP COUNTY

Mansfield, Marsh, James Murray and Young.

CARROLL COUNTY

Howard and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Cournoyer, Johnson, Ladd, Marshala, Milbank, Turner and Whipple.

COOS COUNTY

Cooney, Huggins, Hunt and York,

GRAFTON COUNTY

Altman, Richard Bradley, George Cate, W. Murray Clark and Bruce Townsend.

HILLSBOROUGH COUNTY

Baker, Burke, Carswell, Carter, Cobleigh, Corey, Joseph Cote, Kendall Cote, Crotty, Drewniak, Clyde Eaton, Favreau, Gabrielle Gagnon, Gelinas, Granger, Salvatore Grasso, Karnis, Edmund Keefe, Lawrence, Milne, Morrissette, Timothy O'Connor, Orcutt, Polak, Record, Reidy, Henry Richardson, Andre Simard, Sing, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea and Wheeler.

MERRIMACK COUNTY

Ayles, Bartlett, Chandler, George Gordon, H. Gwendolyn Jones, Noble, Rich, Riley and Shepard.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Briggs, Dame, Roy Davis, Ellis, Erler, Gage, Hobbs, Kashulines, Page, Anthony Randall, Rogers, Schwaner, Constance Simard, George Thibeault, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dunlap, Habel, Joos, Kimball, Kincaid, Parnagian, Parshley, Preston, Rowell and Winkley.

SULLIVAN COUNTY

D'Amante, Desnoyer, LeBrun, Roma Spaulding and George Wiggins.

NAYS 144

BELKNAP COUNTY

Beard, Bowler, French, Goyette, Hildreth, Lawton, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley and Dickinson.

CHESH, REGGE, HITTEACK, Hanna, Cleon Heald, Knight, Proctor, Russell and Wells.

Burns, Horton and Wiswell.

GRAFTON COUNTY

Ira Allen, David Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Gemmill, Hough, Mann, Melnick and Pepitone.
HILLSBOROUGH COUNTY

Ackerson, Ahern, Barrett, Bednar, Wilfrid Boisvert, Boyd, Bragdon, Coburn, Corser, Forsaith Daniels, Day, Joseph Eaton, Ferguson, Fleisher, Holland, LaChance, Lamy, Lyons, Martin, McDonough, Fred Murray, Nardi, Russell Perkins, Peters, Quigley, eardon, Kenneth Spalding, Vachon, Van Loan, Cecelia Winn, John Winn, Withington and Woodruff.

MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, David Currier, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Harriman, James Humphrey, Kenison, LaBonte, McNichol, Millard, Ralph, Shapiro, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Campbell, Collins, Collishaw, Cotton, Cunningham, Donald DeCesare, Eastman, Flanagan, Gaskill, Goodrich, Gorman, Greene, Hoar, Kelley, King, Krasker, Lockhart, MacGregor, Niebling, O'Connell, Parolise, Parr, Peterson, Reese, Sanborn, Skinner, Splaine, Stimmell, Tavitian and Webster. STRAFFORD COUNTY

Shirley Clark, McManus, Rod O'Connor, Osgood, Pray, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, Frizzell, Lucas, Scott, Sara Townsend and Williamson.

and the motion lost.

Rep. Chandler moved that HB 862 be referred to the House Judiciary committee with report by October 1, 1975, and spoke to his motion.

Motion lost.

Rep. Sweeney requested a quorum count.

The Speaker declared a quorum present.

Resolution adopted.

HB 873, relative to procedures in adoption and termination of parental rights. Refer to the Committee on Judiciary for interim study. Rep. Martin for Judiciary.

Clarification of procedures in relation to parental rights in adoption.

Rep. Nighswander moved that the words ought to pass, be substituted for the committee report, refer to interim study.

Rep. Frizzell spoke in favor of the motion.

Rep. Daniel Healy spoke against the motion.

Rep. Coutermarsh moved the previous question.

Sufficiently seconded.

Adopted.

Motion passed.

Rep. Daniell Healy offered an amendment.

The clerk read the amendment in full.

Rep. Healy spoke to the amendment.

Rep. Nighswander spoke against th amendment.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Ordered to third reading.

CONSENT CALENDAR

HB 809, limiting capital expenditures in the city of Laconia. Inexpedient to legislate. Rep. Young for Laconia City Delegation.

After hearing, delegation felt legislation not needed at this time.

Resolution adopted.

HB 819, changing the method of election of members of the Laconia school board. Inexpedient to legislate. Rep. Young for Laconia City Delegation.

Delegation felt this bill in conflict with HB 309.

Resolution adopted.

HB 718, amending a contributory pension system for employees of the city of Manchester, based on an actuarial study of contributions and payments to replace the existing pay-as-you-go system. Refer to the Committee on Manchester Delegation for interim study. Rep. Vachon for Manchester Delegation.

Needs study to include further provisions.

Referred to the Manchester Delegation for interim study.

REGULAR CALENDAR (Continued)

HB 326, relative to the election of Belknap county commissioners. Inexpedient to legislate. Rep. James Murray for Belknap County Delegation.

Committee felt this legislation unnecessary for Belknap County at this time.

Resolution adopted.

CACR 15, relating to voluntary prayer. Providing that no person shall be prohibited from nor compelled to participate in any voluntary exercise of prayer in any public school, building or meeting place. Majority: Inexpedient to legislate; Rep. Joncas for Constitutional Revision, Minority: Ought to pass. (Reps. Chandler and Briggs)

Majority: This proposed constitutional amendment does not provide any addition to the broad definition of rights already specified in article 5 of the Bill of Rights of the New Hampshire Constitution.

Minority: The minority feels that this resolution would enable prayer to be said in schools or not said as the student wishes. It would not require anyone to pray nor prevent anyone from praying—a voluntary amendment to clear up misunderstanding of the prayer question.

Rep. Chandler moved that the report of the minority, ought to pass, be substituted for report of the majority, inexpedient to legislate, and spoke to his motion.

Rep. Joseph Eaton spoke against the motion.

Rep. Haller moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Question now being adoption of the report of the majority.

Rep. Morrissette requested a roll call. Sufficiently seconded

YEAS 135 NAYS 127 YEAS 135

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth and Nighswander.

CARROLL COUNTY

Russell Chase, Claflin and Kenneth Smith.

CHESHIRE COUNTY

Cooke, Hanna, Cleon Heald, Knight, Ladd, Milbank, Proctor, Russell, Scranton and Wells.

COOS COUNTY

Fortier, Rebecca Gagnon, Hunt, Oleson, Patenaude, Poulin and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, Mann, Melnick, Pepitone, Taylor and Bruce Townsend. HILLSBOROUGH COUNTY

Ahern, Arnold, Bednar, Wilfrid Boisvert, Boyd, Cobleigh, Coburn, Corey, Corser, Crotty, Forsaith Daniels, Joseph Eaton, Ferguson, Fleisher, Salvatore Grasso, LaChance, Lyons, Milne, Fred Murray, Peters, Leonard Smith, Spirou, Van Loan, Withington and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, McLane, McNichol, Noble, Ralph, Rich, Shapiro, Sherman, Underwood and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Belair, Bisbee, Blanchette, Campbell, Collins, Collishaw, Cotton, Charles Cummings, Ellis, Flanagan, Ganley, Goodrich, Greene, Griffin, Hoar, Kashulines, Krasker, Lockhart, MacGregor, O'Connell, Page, Parolise, Parr, Peterson, Reese, Richards, Sanborn, Skinner, Splaine, Stimmell, George Thibeault and Webster. STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Habel, Lessard, McManus, Rod O'Connor, Robillard, Rowell, Sackett and Barbara Thompson.
SULLIVAN COUNTY

Frizzell, Lucas, Sara Townsend and Williamson.

NAYS 127

BELKNAP COUNTY

Barbara Kidder, Lawton, Mansfield, Marsh, James Murray and Young.

CARROLL COUNTY

Roderick Allen, Conley, Howard and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Johnson and Turner.

COOS COUNTY

Burns Cooney, Horton, Huggins, Judd, Valliere and York.

GRAFTON COUNTY

Richard Bradley, George Cate, W. Murray Clark and Gaylor Cummings.

HILLSBOROUGH COUNTY

Baker, Bragdon, Burke, Carter, Coutermarsh, Day, Clyde Eaton, Favreau, Gabrielle Gagnon, Gelinas, Granger, Gravelle, Daniel Healy, Holland, Karnis, Edmund Keefe, Lamy, Lawrence, Lynch, Morgan, Morgrage, Morrissette, Orcutt, Russell Perkins, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, Harold Thomson, Vachon, Wheeler, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Chandler, Christensen, George Gordon, Harriman, James Humphrey, LaBonte, Packard, Riley, Ryan, Shepard, Tarr and Doris Thompson.
ROCKINGHAM COUNTY

Barka, Benton, Cunningham, Dame Roy Davis, Donald DeCesare, Eastman, Erler, Gage, Gaskill, Hobbs, Kelley, King, Niebling, Anthony Randall, Rogers, Schwaner, Constance Simard, Tavitian, Twardus, Wilson and Wolfsen.
STRAFFORD COUNTY

Bernard, Canney, Donnelly, Dunlap, Joos, Kincaid, Maloomian, Osgood, Parnagian, Pray, Preston, Ruel, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Burrows D'Amante, Desnoyer, LeBrun, Scott, Roma Spaulding and George Wiggins.

and the resolution was adopted.

Reps. Parr and Benton, who voted yes, notified the clerk that they inadvertently voted incorrectly, and wished to be recorded in opposition to motion.

Rep. Dickinson wished to be recorded in favor of the motion, ought to pass.

HB 993, providing for local regulation of excavations. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Analysis is reasonably accurate.

AMENDMENT

Amend RSA 155-C:2, II as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

II. Excavations covering less than twenty thousand square feet in surface area prior to any taking of earth; or

Amendment adopted.

Rep. Ryan moved that HB 993 be indefinitely postponed and spoke to his motion.

Rep. Belair spoke against the motion.

Rep. Lamy moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 969, empowering the water resources board to acquire certain tidal wetlands and establishing a special committee. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Without opposition. Amendment changes ten years to five in 483-B:5, enlarges the study committee to ten members by adding a member from the Southeast Regional Planning Commission and one from the New Hampshire Conservation Commission. Changes the report date to October 1, 1976 and makes the bill effective on passage.

AMENDMENT

Amend RSA 483-B:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

483-B:2 Acquisition of Tidal Wetlands. The water resources board is hereby empowered to acquire by purchase or gift certain lands or rights in lands in the towns of Hampton, North Hampton, Hampton Falls, Seabrook, Rye, Greenland, Newfields, Stratham and Newmarket for the purpose of preserving and maintaining certain of them as tidal wetlands. No lands acquired under this chapter may be developed for any purposes unless the water resources board determines that such development does not conflict with the purposes of this chapter. If any land at the time of acquisition is used for agricultural, commercial or residential purposes, the board may grant an easement to the owner to enable him to continue his present use for as long as the water resources board determines there is no conflict with the purposes of this chapter.

Amend RSA 483-B:5 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

483-B:5 Owners to Prove Title. Any person whose land is taken pursuant to this chapter shall have five years, from and after the date title passes to the state, to file with the water resources board a claim for damages resulting from the taking of his land. Said claim shall be in writing, and shall be accompanied by copies of deeds, surveys or other documents which tend to prove his claim to damages for such taking. No claim shall be acted upon by the water resources board less than six months following the transfer of title to the state. If no other claims to the damages payable for the taking of the same land are filed, the board, if it is satisfied that the claim is valid, shall pay the claimant reasonable damages for the property taken. Reasonable damages shall be assessed as of the date title passes to the state. If

conflicting claims are filed, the board shall determine which claim if any is valid, and shall pay damages to the claimant whose claim is determined to be valid. The board shall not consider any claim after the date it determines that a claim to a particular area is valid.

Amend RSA 483-B:8 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

483-B:8 Federal Funds. The water resources board may apply for and receive in the name of the state any federal or other funds which may be available for the purposes of this chapter.

Amend paragraph I of section 2 of the bill by striking out same and inserting in place thereof the following:

2 Tidal Wetland Study Committee.

- I. There is hereby established a tidal wetland study committee of ten members as follows:
 - (a) The director of the fish and game department or his designee;
- (b) One member of the house of representatives appointed by the speaker of the house;
 - (c) One member of the senate appointed by the president of the senate;
 - (d) The chairman of the water resources board or his designee;
- (e) The chairman of the New Hampshire water supply and pollution control commission or his designee;
- (f) One member of the office of comprehensive planning appointed by the governor;
- (g) One member of the Southeastern New Hampshire Regional Planning Commission appointed by the governor;
- (h) One member of the state conservation commission appointed by the governor; and
 - (i) Two persons appointed by the governor and council.
- Amend paragraph IV of section 2 of the bill by striking out same and inserting in place thereof the following:
- IV. The committee shall submit its final report together with drafts of any proposed legislation to the general court on or before October 1, 1976.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Rep. Coutermarsh moved the previous question.

Sufficiently seconded.

Adopted.

Ordered to third reading.

HB 531, relative to registration requirements for professional engineers. Ought to pass with amendment. Rep. Duprey for Executive Departments and Administration. Bill tightens up present exam requirements to facilitate inter-state registration.

AMENDMENT

Amend the bill by striking out all after section 2 and inserting in place thereof the following:

3 Effective Date. This act shall take effect one hundred eighty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 544, relative to the appeals procedure of the state personnel commission and the determination of employment or elective office which conflicts with state employment. Ought to pass with amendment. Rep. Cornelius for Executive Departments and Administration.

The bill establishes time limits, sets up procedures and allows for cost reimbursement before the personnel appeals commission and calls for a de novo hearing and binding arbitration in appealing the commission's decisions. The bill does not include probationary employees.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the appeals procedure of the state personnel commission.

Amend RSA 98:21 and 22 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

98:21 Appeal of Dismissal, etc. Any permanent employee who is dismissed, demoted, laid off or suspended may, within fifteen days after such action, appeal to the commission for review thereof.

98:22 Appeal on Conditions of Employment. Any permanent employee who is aggrieved by any action taken by the appointing authority related to the conditions of employment shall have the right of appeal to the commission as provided in this subdivision.

Amend RSA 98:30 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

98:30 Appeal from Commission. Any party to an appeal who is dissatisfied by the decision of the commission, may, within thirty calendar days, appeal such denial through final and binding arbitration under the auspices of the American Arbitration Association. Such arbitration shall be heard by a single arbiter and shall be conducted in compliance with the voluntary labor arbitration rules of the Association then prevailing, provided that the award of the arbitrator shall be compatible with existing law and valid rules adopted pursuant thereto.

Amend RSA 98:21-30 as inserted by section 1 of the bill by striking out RSA 98:28 and renumbering RSA 98:29 and 30 to read as 98:28 and 98:29 respectively.

Amend the bill by striking out section 3 and renumbering sections 4 and 5 to read as 3 and 4 respectively.

Amendment adopted.

Ordered to third reading.

HB 687, establishes a five year term of office for the commissioner of employment security. Ought to pass with amendment. Rep. Roderick Allen for Executive Departments and Administration.

Puts future DES Commissioner on four year term, nominated and appointed by Governor with advice and consent of Governor's Council. Allows present Commissioner to remain until January 31, 1981, at which time he will be at retirement age.

Bill further directs the Advisory Council on Unemployment Compensation to submit to the Governor and Council an annual report of the activities of the department. This report shall be a public document.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a four-year term of office for the commissioner of employment security and requiring annual reports from the advisory council.

Amend RSA 282:9, C as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

C. Term of Commissioner. The commissioner shall hold office for a term of four years and until his successor is appointed and qualified; provided, however, that, notwithstanding RSA 21:33-a, the commissioner in office as of July 1, 1975 shall serve until January 31, 1981 and the term of each succeeding commissioner shall expire on January thirty-first at four-year intervals thereafter. Any vacancy shall be filled for the unexpired term.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Annual Report from the Advisory Council. Amend the first unnumbered subparagraph of RSA 282:9, R, as amended, by striking out said subparagraph and inserting in place thereof the following:

There is hereby created within the unemployment compensation bureau an advisory council on unemployment compensation, hereinafter called the advisory council. The advisory council shall consist of seven members to be appointed by the governor with the consent and advice of the governor's council. Three of the appointees of this advisory council shall be persons who, because of their vocations, employment or affiliations, shall be classed as representing the point of view of employers; three shall be persons who, because of their vocations, employment or affiliations, shall be classed as representing the point of view of employees; the remaining appointee, who shall be designated as chairman, shall be a person whose training and experience qualify him to deal with the problems of unemployment compensation. Such advisory council shall aid the commissioner in formulating policies and discussing problems related to the administration of this chapter and in assuring impartiality and freedom from political influence in the solution of such problems. The advisory council shall submit to the governor and council an annual report of the activities of the department, which report shall be a public document.

Amend the bill by striking out section 3 and inserting in place thereof the

following:

3 Issuance of Reports. Amend RSA 20:7 (supp), as amended, by inserting in line six after the word "delinquency" the following (advisory council of the unemployment compensation bureau,) so that said section as amended shall read as follows:

20:7 Issuance of Reports. The following agency reports shall be issued annually: secretary of state, state treasurer, bank commissioner, insurance commissioner, personnel commission, commission of revenue administration, sweepstakes commission, racing commission, greyhound commission liquor commission, data processing commission, commission on crime and delinquency, advisory council of the unemployment compensation bureau, department of public works and highways, air pollution commission, water supply and pollution control commission, state board of parole and the board of trustees of the state colleges and university. All other reports shall be issued biennially. All reports shall cover periods ending on June thirtieth, and be submitted to the governor and council by October first. Biennial reports shall cover periods ending in odd numbered years.

4 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

HB 776, to provide for the licensing of plumbers and regulation of plumbing. Ought to pass with amendment. Rep. Hoar for Executive Departments and Administration.

This bill is the result of several years of study and redrafting and seems necessary to protect public water supplies and to protect those consumers who hire a plumber.

AMENDMENT

Amend RSA 329-A:3 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

329-A:3 Board; Appointments; Terms. A state board for the licensing and regulation of plumbers is hereby created. The board shall consist of five members, one of whom shall be the executive director of the New Hampshire water supply and pollution control commission or his designee. The other four members, two of whom shall be master plumbers and two of whom shall be journeyman plumbers, shall be appointed by the governor, with the advice and consent of the council, and each shall hold office for a term of five years and until his successor shall be appointed and qualified; provided that the original appointments shall be as follows: two journeyman plumbers for one and three year terms respectively, and two master plumbers for two and four year terms respectively. Appointments to fill vacancies shall be for the unexpired term. The governor and council may remove any member of the board for sufficient cause.

Amend RSA 329-A:7 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

329-A:7 Regulation of Plumbing. The board shall promulgate such plumbing rules and regulations as it may deem necessary for protection of the public health, and shall provide for enforcement of such rules and regulations. Such rules and

regulations shall be considered as minimum standards, and shall be no less stringent than the provisions of the Building Officials Conference of America (BOCA) Code, 1975 edition, as amended.

Amend RSA 329-A:13, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. To a person who has been actively engaged in the business of a master plumber or journeyman plumber on the effective date of this chapter and who has been a resident of this state for at least one year immediately preceding the date of his application. Such person shall not be required to submit to an examination before July 1, 1977, but shall be issued a license upon filing an application and paying the initial fee.

Amendment adopted.

Rep. LaMott explained the bill.

Rep. George Wiggins moved that HB 776 be indefinitely postponed and spoke to his motion.

Rep. Morrissette spoke against the motion.

Rep. McLane moved that HB 776 be referred to the Committee on Executive Departments and Administration for interim study.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Kendall Cote requested a division.

238 members having voted in the affirmative and 45 in the negative, the motion passed.

HB 774, authorizing the water supply and pollution control commission to make plumbing rules applicable to all municipalities, requiring municipalities to regulate plumbing, and increasing fees for licenses. Inexpedient to legislate. Rep. Hoar for Executive Departments and Administration.

Committee passed HB 776 to license plumbers rather than requiring municipalities to regulate plumbing and leaving licensing optional.

Resolution adopted.

HB 787, relative to the New Hampshire retirement system and merging the employees' retirement system of the state of New Hampshire into the New Hampshire retirement system. Ought to pass with amendment. Rep. Cushman for Executive Departments and Administration.

Retirement board recommended these changes. Amendment gives CDP a necessary year's grace to send first annual notice to each active member of the system.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Due Date for Notice Changed. Amend RSA 100-A:14, XI (supp), as inserted by 1973, 524:2, by striking out in line nine the date "December 31, 1975" and inserting in place thereof the following (December 31, 1976) so that said paragraph as amended shall read as follows:

XI. The board of trustees shall annually notify each active member of the amount of his earnable compensation, contributions deducted, and interest credited on his contributions during the previous fiscal year; the total of his member annuity savings fund; his date of birth; his accrued service credits; and such other information as the board of trustees believe will inform the member of his status in the system. The notice shall be prepared prior to the end of each calendar year based on information through June 30 of such year. The first notice shall be due December 31, 1976.

Amend RSA 100-A:9 as inserted by section 6 of the bill by striking out same and inserting in place thereof the following:

100-A:9 Ordinary Death Benefit- Group I and II Members. Upon receipt by the board of trustees of proper proof of the death of a group I or group II member in service indicating that such death was not the result of an accident occurring while in the performance of duty, there shall be payable to his surviving widow, to continue during her widowhood, provided that at the time of his death the member was eligible for service retirement, an allowance equal to fifty percent of the service

retirement allowance that would have been payable to the member had he retired immediately prior to his death, based on his average final compensation and creditable service at that time, or a lump sum payment equal to the deceased member's annual earnable compensation to a person or persons nominated by the member by written designation filed with the board, if living, otherwise to the member's estate. If, at the time of his death, the group I or group II member in service was not eligible for service retirement or, being so eligible, was not survived by a widow, there shall be paid to the person or persons nominated by the member by written designation filed with the board, if living, otherwise to the member's estate, in addition to the amount payable under RSA 100-A:11, a lump sum equal to the greater of either: (a) three thousand six hundred dollars, or (b) an amount which is equal to the deceased member's annual earnable compensation at the time of his death.

Amend RSA 100-A:36-a as inserted by section 7 of the bill by striking out same and inserting in place thereof the following:

100-A:36-a Merger of Employees' Retirement System of the State of New Hampshire. Effective January 1, 1976, the employees' retirement system of the state of New Hampshire, as provided by RSA 100 shall be merged into and become a part of the New Hampshire retirement system. All actively employed members in the employees' retirement system of the state of New Hampshire on December 31, 1975, may elect, by completing such forms within such time limits as the board of trustees may stipulate, to continue thereafter to earn benefits and make contributions in accordance with RSA 100. Such members in the employees' retirement system of the state of New Hampshire on December 31, 1975, who do not make such election shall become employee members of group I and shall make contributions as provided in RSA 100-A:16 and, at the time of retirement, death, disability or termination, shall be considered to have been full employee members of group I hereunder for the entire periods of their creditable service under either system and may be eligible for all benefits provided under RSA 100-A for employee members of group I. All retired members and beneficiaries who are receiving or are eligible to receive benefits under RSA 100 as of December 31, 1975, shall receive the same benefits from the New Hampshire retirement system, but in accordance with the payment provisions and restrictions of the employees' retirement system of the state of New Hampshire. All assets and liabilities under the employees' retirement system of the state of New Hampshire are hereby transferred to the New Hampshire retirement system. The regulations and provisions of the employees' retirement system of the state of New Hampshire shall hereby be considered a part of the regulations and provisions of the New Hampshire retirement system for purposes of administering this section.

Amend RSA 100-A:1, XVII as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

XVII. "Earnable compensation" shall mean for all members the full base rate of compensation paid plus any overtime, holiday and longevity or severance pay. In the case of teachers, it shall also mean such additional amounts as may be paid for extra-curricular activities, other instructional activities or cost of living bonus. In cases where compensation includes maintenance the board of trustees shall fix the value of that part of the compensation not paid on money. Notwithstanding the foregoing, in the case of employees or teachers, the full base rate of compensation of a member whose compensation is reduced for any reason shall, at the election of the employee or teacher made at the time of such reduction, be deemed for the purposes of the retirement system to be continued at the higher rate. Such election shall be irrevocable.

Amendment adopted.

Ordered to third reading.

HB 844, limiting issuance of racing licenses in any county. Ought to pass with amendment. Rep. Sara M. Townsend for Executive Departments and Administration. A good method of controlling the proliferation of racing plants to safeguard their earning power. Amendment exempts agricultural fair racing.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

imposing limitations on the issuance of racing

licenses in counties. Amend RSA 284:16-b inserted by section 1 of the bill by striking out same and

inserting in place thereof the following: 284:16-b Geographic Limitation. No more than one license for each type of racing

specified in RSA 284:1 shall be issued and outstanding during any calendar year in the same county, except that this limitation on the number of licenses shall not apply to racing held at agricultural fairs as defined by RSA 284:22, III.

Amendment adopted.

Rep. Benton moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. John Winn, George Thibeault and Sara Townsend spoke against the motion. Motion lost.

Ordered to third reading.

HB 884, relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A. Ought to pass. Rep. Hoar for Executive Departments and Administration.

Suggested administrative improvements proposed by the Real Estate Commission. Ordered to third reading.

HB 885, to reorganize the department of revenue administration. Ought to pass with amendment, Rep. McLane for Executive Departments and Administration.

Necessary administrative changes to streamline this all-important revenue agency and get it out of the "guill pen era".

AMENDMENT

Amend RSA 71-A:25, III as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

III. The director of each division shall have the power to require the production of books, affidavits, papers and documents of all kinds and the appearance of any person as may be necessary to carry out the powers, duties and authority vested in such division.

Amend RSA 71-A:29 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

71-A:29 Collections Division. The collections division shall be responsible for collecting all outstanding taxes administered by the department and owed to the state and for securing all delinquent returns required to be filed with the state by any taxpayer. The division shall collect property, resident and timber severances taxes for unincorporated places and unorganized towns under RSA 79 and 81. In the exercise of its powers and duties, the division shall have the powers of a tax collector under RSA 80.

Amend RSA 71-A:34 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

71-A:34 General Rule. Except as otherwise provided, all taxes administered by the department must be assessed within three years after the return is filed or within three years after the last day prescribed by law for filing such return, whichever is later. Such three-year period shall commence with the filing of an original return and shall not be affected by the filing of an amended return. The commissioner and the taxpayer may, in writing, agree to extend such three-year period. Such three-year limitation shall not apply to an assessment or court proceeding to collect any tax if the return is false or fraudulent or if no return was filed.

Amend RSA 71-A:36 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

71-A:36 Addition for Failure to File. Any taxpayer who fails to file a return when due, unless an extension has been granted by the department, shall pay an addition to the tax equal to ten percent of the amount of the tax due or ten dollars. whichever is greated, for each month or part thereof during which the return remains unfiled. The total amount of any addition shall not, however, exceed fifty dollars or fifty percent of the total tax due, whichever is greater. This addition shall not be applied in any case in which the failure to file was due to reasonable cause and not willful neglect of the taxpayer. The amount of the addition is determined by applying the percentages specified to the net amount of any tax due on the return after crediting any payments made through estimating or other means.

Amend RSA 78-A:11, II as inserted by section 9 of the bill by striking out same

and inserting in place thereof the following:

II. After a return is filed under this chapter, the department shall examine the return and may make such further audits or investigation as it considers necessary. If it determines that there is a deficiency with respect to the payment of any tax due under this chapter, it shall assess the taxes and interest due the state, give notice of the assessment to the person liable and make demand upon him for payment. No assessment under this section may be made after three years from the date the return was due, or filed, whichever is later, unless the return was fraudulent.

Amend RSA 78-B:5 as inserted by section 10 of the bill by striking out same and

inserting in place thereof the following:

78-B:5 Stamps and Indicia. The commissioner of revenue administration shall determine and prescribe the size, shape and design of the stamps and their denominations, and shall approve the use of any machine or mechanical device used to produce indicia of payment of the tax imposed by this chapter. Stamps shall be for sale at the registry of deeds in each county, and at such other places as the commissioner shall determine.

Amend the bill by striking out section 33 and inserting in place thereof the following:

- 33 Citation Correction. Amend RSA 77-A:5, III, as inserted by 1970, 5:1, by striking out said paragraph and inserting in place thereof the following:
- III. Taxes paid pursuant to sections of RSA 400-A relating to taxation of insurance companies.
- 34 Business Profits Tax Estimates. Amend RSA 77-A:6, II (supp), as inserted by 1970, 5:1, as amended, by striking out said paragraph and inserting in place thereof the following:
- II. At the same time the return is filed as required by paragraph I, every business organization shall in addition file a declaration of its estimated taxable business profits and estimated business profits tax for its subsequent taxable period. Such estimated taxable business profits and estimated business profits tax shall be at least equal to the taxable business profits and business profits tax reported on the return filed therewith.

35 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 897, relative to the administrative procedures act. Ought to pass with amendment. Rep. Cushman for Executive Departments and Administration.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Editing for Initial Publication. For the initial publication of the compilation of rules pursuant to RSA 541-A:5, I, the director of legislative services may, after notice to the affected agency, edit and correct the form and verbiage, but not the substance, of rules filed prior to such initial publication.

Amend RSA 541-A:5, IV as inserted by section 5 of the bill by striking out same and inserting in place thereof the following:

IV. The director of legislative services shall have the authority to require each agency to conform to a uniform drafting style and system of numbering for its rules and he may, after notice to the affected agency, change or correct any rules filed with him so as to correct the form or numbering, but not the substance, thereof.

Amendment adopted.
Ordered to third reading.

HB 922, amending in general the RSA chapter relative to the state board of fire control. Ought to pass. Rep. Hoar for Executive Departments and Administration.

Necessary legislation worked out in five years of discussion among fire chiefs and Board of Fire Control.

Ordered to third reading.

HB 925, requiring legislative action to continue a new agency established by executive action. Ought to pass. Rep. Cobleigh for Executive Departments and Administration

A necessary assertion of legislative perogative.

Ordered to third reading.

HB 955, relative to energy resources. Inexpedient to legislate. Rep. Melnick for Executive Departments and Administration.

Senate bills 267 through 272 also deal in the subject of energy resources. This eighteen page solution had little support.

Rep. McLane moved that HB 955 be recommitted to the Committee on Executive Departments and Administration for interim study.

Adopted.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit those bills ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 750, excepting certain persons from the psychologist certification requirement and eliminating the citizenship requirement for certification.

HB 944, relative to services for the developmentally disabled.

HB 873, relative to procedures in adoption and termination of parental rights.

HB 969, empowering the water resources board to acquire certain tidal wetlands and establishing a special committee.

HB 993, providing for local regulation of excavations.

HB 531, relative to registration requirements for professional engineers.

HB 544, relative to the appeals procedure of the state personnel commission.

HB 687, establishing a four-year term of office for the commissioner of employment security and requiring annual reports from the advisory council.

HB 787, relative to the New Hampshire retirement system and merging the employees' retirement system of the state of New Hampshire into the New Hampshire retirement system.

HB 844, imposing limitation on the issuance of racing licenses in counties.

HB 884, relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A.

HB 885, to reorganize the department of revenue administration.

HB 897, relative to the administrative procedures act.

 ${\sf HB\,922},$ amending in general the RSA chapter relative to the state board of fire control.

HB 925, requiring legislative action to continue a new agency established by executive action.

RECESS

REGULAR CALENDAR (continued)

HB 95, relative to a mandatory penalty for illegal sales of narcotics by drug pusher. Ought to pass with amendment. Rep. McManus for Judiciary.

AMENDMENT

Amend RSA 318-B:26-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

318-B:26-a Narcotic Drug Pusher Defined; and Penalties For.

I. In this section, narcotic drug pusher is any natural person who violates RSA 318-B:26, I, (a), (1) for personal, financial or material gain who at the time of said violation has attained the age of majority.

II. Any natural person found to be a narcotic drug pusher shall be guilty of a class A felony and notwithstanding the provisions of RSA Title LXII or any other provision of this chapter to the contrary, the minimum sentence of imprisonment in any such case shall not be suspended in whole or in part and shall be imposed without eligibility for probation, release or parole.

Amendment adopted.

Ordered to third reading.

HB 711, establishing a district criminal appeals court. Ought to pass with amendment. Rep. Hobbs for Judiciary.

Sets up a court on the district court level with six man jury to take care of certain appeals to superior court.

AMENDMENT

Amend the bill by striking out section 7 and inserting in place thereof the following:

7 District Court Walver of Trial by Court. Amend RSA 502-A by inserting after section 11 the following new section:

502-A:11-a Waiver of Trial by Court. Any person arraigned before a district court for an offense appealable pursuant to RSA 599-A may within five days of said arraignment waive his right to trial by the district court and his right to trial by the justice of the district criminal appeals court, and request a trial by jury in the district criminal appeals court. Upon the filing of such waiver and request, the case shall be immediately filed in the district criminal appeals court where the trial shall be before a jury and may not be tried by the court

8 Municipal Court Waiver of Trial by Court. Amend RSA 502 by inserting after section 18 the following new section:

502:18-a Waiver of Trial by Court. Any person arraigned before a municipal court for an offense appealable pursuant to RSA 599-a may within five days of said arraignment waive his right to trial by the municipal court and his right to trial by the justice of the district criminal appeals court, and request a trial by jury in the district criminal appeals court. Upon the filling of such waiver and request, the case shall be immediately filed in the district criminal appeals court where the trial shall be before a jury and may not be tried by the court.

9 Repeal. RSA 502-A:12, as inserted by 1963, 331:1, relative to appeals to the superior court, is hereby repealed.

10 Limiting Appeals from District Courts, Amend RSA 502-A:11, as inserted by 1963, 331:1, by striking out said section and inserting in place thereof the following:

502-A:11 Criminal Cases, District Courts. Each district court shall have the powers of a justice of the peace and quorum throughout the state and shall have original jurisdiction, subject to appeal as provided in RSA 599, of all crimes and offenses committed within the confines of the district in which such court is located which are punishable by a fine not exceeding one thousand dollars or imprisonment not exceeding one year, or both. Provided, however, that any town which may vote to continue its municipal court in accordance with the provisions of RSA 502-A:35 shall have exclusive jurisdiction over offenses committed within the confines of that town, in accordance with the provisions of RSA 502-18, until such municipal court is subsequently abolished under the provisions of RSA 502-A:35.

11 Limiting Appeals from Municipal Courts. Amend RSA 502:18 (supp), as amended, by striking out said section and inserting in place thereof the following:

502:18 Criminal Cases, Municipal Courts. Municipal courts shall have the powers of the justice of the peace and quorum throughout the state, and shall have original jurisdiction, subject to appeal, as provided in RSA 599, of all crimes and offenses committed within the confines of the town wherein such courts are located, which are punishable by a fine not exceeding five hundred dollars or imprisonment not exceeding one year, or both.

12 Effective Date. This act shall take effect on January 1, 1976.

Amendment adopted.

Ordered to third reading.

The Speaker called for the Special Order.

HB 695, establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earning. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

This was the only bill containing provisions which will meet with the federal requirements as the federal no-fault insurance is expected to pass. Committee feels it is petter to tailor a no-fault law to New Hampshire rather than accept whatever Congress comes up with.

Ordered to third reading.

RECONSIDERATION

Rep. Shirley Clark moved reconsideration on HB 695, establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings. Reconsideration lost.

SPECIAL ORDER (continued)

HB 623, requiring deposits on soft drink and alcoholic malt beverage containers. Majority: Ought to pass with amendment. Rep. Rogers for Environment and Agriculture.

Minority: Inexpedient to legislate. (Reps. Burrows and Grace DeCesare)

The majority of the committee is convinced that this is a new and valid approach to the solution of an increasingly distressing problem.

Minority: Consumers will really pay 48¢ per case of 24 bottles redemption cost. Rep. William Boucher requested a quorum count and subsequently withdrew his request.

Rep. Gorman requested a quorum count.

The Speaker declared a quorum present.

Rep. Campbell moved that report of the minority, inexpedient to legislate, be substituted for report of the majority, ought to pass with amendment, and spoke to her motion.

Reps. Rogers, Blanchette, Greene, David Bradley and Leonard Smith spoke against the motion.

Reps. Lawton, Hildreth, Chandler, Niebling, Cecelia Winn and Coutermarsh spoke in favor of the motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

Rep. Hebert abstained from voting under Rule 16.

YEAS 227 NAYS 102 YEAS 227

BELKNAP COUNTY

Brouillard, French, Goyette, Hildreth, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Dickinson, Howard and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Cleon Heald, Ladd, Langille, Marshala, McGinness, Anthony Stevens, Wells and Whipple.

Burns, Cooney, Rebecca Gagnon, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Logan, Melnick, Pepitone and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Baker, Barrett, Bednar, Belanger, Belcourt, Wilfrid Boisvert, Bruton, Burke, Carter, Cobleigh, Coburn, Corey, Coutermarsh, Crotty, Cullity, Douzanis, Drewniak, Dwyer, Clyde Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gellnas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance,

Lamy, Lawrence, Levasseur, Lynch, Lyons, MacDonald, Martel, Martin, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Timothy O'Connor, Orcutt, Paradis, Russell Perkins, Peters, Polak, REardon, Record, Reidy, Henry Richardson, Seamans, Shea, Sing, Spirou, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington and Ziakas.

Ayles, Bartlett, Laurent Boucher, Milton Cate, Chandler, David Currier, Estee, Gamache, Hanson, Harriman, James Humphrey, Kenison, William Kidder, LaBonte, Noble, Packard, Ralph, Riley, Ryan, Shepard, Sherman, Tarr and Doris Thompson. ROCKINGHAM COUNTY

Barka, Bisbee, William Boucher, Briggs Campbell, Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage Gillis, Goff, Goodrich Gorman, Hobbs, Kashulines, Kelley, King, Krasker, MacGregor, Maynard, McEachern, Page, Parolise, Peterson, Anthony Randall, Read, Schwaner, Constance Simard, Skinner, Southwick, William Stevens, Stimmell, George Thibeault, Twardus Webster, Wilson and Wolfsen.

Bernard, Bouchard, Canney, Donnelly, Dumais Dunlap, Charles Grassie, Habel, Joos, Kincaid, Lessard, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Ruel, Tibbetts Tripp and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows D'Amante, Desnoyer, LeBrun, Lucas, Olden, Scott, Roma Spaulding, Tucker and George Wiggins.

NAYS 102

BELKNAP COUNTY

Beard, Bowler and Nighswander.

CARROLL COUNTY

Claflin, Conley and Towle.

CHESHIRE COUNTY

Ames, Hanna, Johnson, Knight, Milbank, Ramsey, Russell and Turner.

COOS COUNTY

Fortier, Horton, Patenaude and Poulin.

GRAFTON COUNTY

David Bradley, Richard Bradley, Buckman, George Cate, Chambers, Copenhaver, Cornelius and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Bernier, Bishop, Emile Boisvert, Boyd, Bragdon, Corser, Philip Currier, Forsaith Daniels, Day, Joseph Eaton, Ferguson, Fleisher, Gramling, McGlynn, Fred Murray, Nardi, Normand, Quigley, Andre Simard, Leonard Smith, Kenneth Spalding, P. Robert Thibeault, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, John Cate, Raymond Chase, Christensen, Eugene Daniell, Alice Davis, Hager, Haller, Hess, H. Gwendolyn Jones, McLane, McNichol, Millard, Rich, Shapiro, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, Cotton, Dame, Ganley, Gaskill, Greene, Griffin, Hoar, Nibeling, O'Connell, Parr, Reese, Richards, Rogers, Sanborn, Splaine and Tavitian.

STRAFFORD COUNTY

Shirley Clark, Dudley, Horrigan, Kimball, McManus, Robillard, Rowell, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Mahoney, Sara Townsend and Williamson.

and the motion passed.

Rep. Ackerson, Mahoney and Alice Davis who voted nay notified the clerk they inadvertently voted incorrectly and wished to vote yea.

Rep. Lawton moved that HB 623 be indefinitely postponed.

Motion passed.

HB 783, providing for fiscal responsibility in the decommissioning of nuclear facilities. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

Amendment reduces original fund to 10% of estimated cost of decommissioning. Some other minor changes.

Rep. George Wiggins moved that HB 783 be indefinitely postponed and spoke to his motion.

Reps. Bowler and David Bradley spoke against the motion.

Reps. Boyd and Wheeler spoke in favor of the motion.

Rep. Wiggins moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment.

Rep. Chandler spoke against the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 190 NAYS 110 YEAS 190

BELKNAP COUNTY

French, Goyette, Barbara Kidder, Lawton, Mansfield, James Murray and Young. CARROLL COUNTY

Dickinson, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Cleon Heald, Johnson, Knight, McGinness, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Horton, Huggins, Hunt, Judd, Victor Kidder, Valliere and Wiswell. GRAFTON COUNTY

Altman, George Cate, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Gemmill, Mann, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Baker, Bednar, Belanger, Boyd, Bragdon, Bruton, Burke, Carter, Cobleigh, Joseph Cote, Coutermarsh, Crotty, Philip Currier, Douzanis, Drewniak, Dwyer, Clyde Eaton, Favreau, Ferguson, Gabrielle Gagnon, Gauthier, Gelinas, Gramling, Granger, Gravelle, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Levasseur, Lyons, Martel, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Timothy O'Connor, Paradis, Russell Perkins, Peters, Polak, Reardon, Record, Reidy, Henry Richardson, Andre Simard, Solomon, Kenneth Spalding, Sullivan Sweeney, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Ziakas.

MERRIMACK COUNTY

Ayles, Chandler, David Currier, Alice Davis, Estee, Hanson, Harriman, James Humphrey, William Kidder, LaBonte, Noble, Ralph, Shepard, Sherman, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Benton, William Boucher, Briggs, Collins, Cunningham, Dame, Roy Davis, Eastman, Ellis, Erler, Gage, Gaskill, Goff, Goodrich, Gorman, Griffin, Hobbs, Kelley, King, MacGregor, McEachern, Page, Peterson, Read, Richards, Schwaner, Constance Simard, Skinner, Southwick, Tavitian, George Thibeault, Twardus, Webster and Wilson.

STRAFFORD COUNTY

Bernard, Boucher, Canney, Donnelly, Dumais, Charles Grassie, Habel, Hebert, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Pray, Rowell, Ruel, Sackett, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Desnoyer, LeBrun, Mahoney, Scott, Roma Spaulding and Williamson.

NAYS 110

BELKNAP COUNTY

Beard, Bowler, Brouillard, Leary, Nighswander, Kenneth Randall and Sabbow. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin and Conley.

CHESHIRE COUNTY

Cooke, Hanna, Ladd, Milbank, Proctor, Russell, Anthony Stevens and Turner.

COOS COUNTY

Fortier, Oleson and Poulin.

GRAFTON COUNTY

Ira Allen, David Bradley, Richard Bradley, Chambers, Copenhaver, Cornelius, Melnick, Taylor and Ward.

HILLSBOROUGH COUNTY

Arnold, Bernier, Wilfrid Boisvert, Corey, Corser, Day, Joseph Eaton, Fleisher, Gardner, Lynch, Martin, McGlynn, Fred Murray, Nardi, Normand, Orcutt, Quigley, Shea, Leonard Smith, Theriault, Van Loan, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, Eugene Daniell, Gamache, Hager, Haller, Hess, H. Gwendolyn Jones, Kenison, McLane, McNichol, Millard, Plourde, Rich, Riley, Shapiro and Underwood.

ROCKINGHAM COUNTY

Appel, Bisbee, Blanchette, Campbell, Cotton, Flanagan, Ganley, Gillis, Greene, Hoar, Krasker, Lockhart, Niebling, Parolise, Parr, Anthony Randall, Reese, Rogers, Sanborn, William Stevens, Stimmell and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Dudley, Dunlap, Horrigan, Joos, McManus, Parshley, Preston, Robillard and Barbara Thompson.

SULLIVAN COUNTY

Frizzell, Lucas, Sara Townsend and Tucker.

and the motion passed.

Rep. Riley who voted nay notified the clerk that she inadvertently voted incorrectly and wished to vote yea.

Rep. Hanson moved that HB 783 be indefinitely postponed.

Adopted.

HB 915, permitting the voluntary recitation of the Lord's prayer and the pledge of allegiance in public elementary schools at the option of the school district. Refer to the Committee on Judiciary for interim study. Rep. Cynthia Clark for Judiciary.

Rep. Schwaner moved that the words, ought to pass, be substituted for the committee report, refer to committee on Judiciary for interim study, and spoke to her motion.

Rep. Shapiro explained the committee report.

Rep. Winkley spoke in favor of the motion.

Rep. Morrissette requested a roll call.

Sufficiently seconded.

YEAS 209 NAYS 96 YEAS 209

BELKNAP COUNTY

Beard, Brouillard, Barbara Kidder, Lawton, Mansfield, Marsh, James Murray, Sabbow and Young.

CARROLL COUNTY

Conley, Dickinson, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Cooke, Cournoyer, Fillback, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Russell, Turner and Whipple.

COOS COUNTY

Cooney, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, Oleson and Patenaude.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Mann, Pepitone, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Baker, Barrett, Bednar, Belanger, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carter, Cobleigh, Coburn, Corey, Joseph Cote, Crotty, Cullity, Douzanis, Drewniak, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Levasseur, Lynch, MacDonald, Martel, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Nardi, Normand, Timothy O'Connor, Orcutt, Paradis, Russell Perkins, Polak, Quigley, Record, Reidy, Henry Richardson, Shea, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert

Thibeault, Harold Thomson, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Chandler, Christensen, David Currier, Harriman, James Humphrey, LaBonte, Millard, Noble, Plourde, Ralph, Riley, Shepard, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Belair, Benton, Briggs Campbell Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Dame, Roy Davis, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Goff, Goodrich, Hoar, Hobbs, King, MacGregor, McEachern Page, Parolise, Parr, Peterson, Anthony Randall, Read, Rogers, Sanborn, Sayer, Schwaner, Constance Simard, Stimmell, Tavitian, George Thibeault, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Joos, Kimball, Kincaid, Maloomian, Parnagian, Pray, Preston, Robillard, Rowell, Ruel, Barbara Thompson, Tibbetts, Tripp, Winkley and Woods.

SULLIVAN COUNTY
Barrus, Brodeur, Desnoyer, LeBrun, Scott, and Roma Spaulding.

NAYS 96

BELKNAP COUNTY

Bowler, French, Goyette, Leary, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase and Claflin.

CHESHIRE COUNTY

Close, Hanna, McGinness, Ramsey, Anthony Stevens and Wells.

Fortier, Poulin, Valliere and Wiswell,

GRAFTON COUNTY

David Bradley, Chambers Cynthia Clark, Copenhaver, Cornelius, Gemmill, Melnick and Taylor.

HILLSBOROUGH COUNTY

Arnold, Bernier, Corser, Philip Currier, Day, Joseph Eaton, Ferguson, Fleisher, Gardner, Gramling, Lamy, Lyons, Martin, McGlynn, Peters, Reardon, Leonard Smith, Solomon, Van Loan, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, McNichol, Rich, Shapiro, Sherman, Underwood and Elmer Wiggin.
ROCKINGHAM COUNTY

Appel, Blanchette, William Boucher, Cotton, Gillis, Griffin, Krasker, Lockhart, Niebling, O'Connell, Reese, Richards, Skinner, Splaine, William Stevens and Webster. STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Horrigan, McManus, Rod O'Connor, Osgood and Sackett.

SULLIVAN COUNTY

Frizzell, Lucas, Sara Townsend, Tucker and Williamson. and the motion passed.

Question being on the adoption of the substitute committee report.

A division was requested.

227 members having voted in the affirmative and 79 in the negative, HB 915 was ordered to third reading.

Rep. Gardner wished the record to show that he voted in favor of the substitute committee report.

HB 949, revising the right to know law. Refer to the Committee on Judiciary for interim study. Rep. Lucas for Judiciary.

Adopted.

HB 722, limiting the powers and duties of county sheriffs and their deputies. Inexpedient to legislate. Rep. Gage for Municipal and County Government.

This bill could be the first step towards creating a police state.

Rep. H. Gwendolyn Jones moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Rep. Rich offered an amendment.

The clerk read the amendment in full.

Rep. Rich spoke to his amendment.

Rep. Hanson spoke against the amendment.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Question being on the Rich amendment.

Rich amendment lost.

Question being on the Jones' motion to substitute.

Rep. Harriman explained the bill.

Rep. Hanson spoke against the motion to substitute.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Philip Currier requested a roll call.

Sufficiently seconded.

YEAS 88 NAYS 218 YEAS 88

BELKNAP COUNTY

Nighswander.

CARROLL COUNTY

Russell Chase.

CHESHIRE COUNTY

Francis Callahan, Close, Cournoyer, Hanna, Langille and Whipple.

COOS COUNTY

Burns, Fortier, Horton, Judd and Valliere.

GRAFTON COUNTY

David Bradley, George Cate, Cynthia Clark, Cornelius, Melnick, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Baker, Bernier, Boyd, Bragdon, Carter, Cobleigh, Coburn, Joseph Cote, Philip Currier, Ferguson, Gardner, Salvatore Grasso, George Healy, Holland, Howard Humphrey, Levasseur, Martel, Milne, Morgrage, Fred Murray, Nardi, Polak, Reardon, Record, Kenneth Spalding, Tropea, Vachon and Woodruff.

MERRIMACK COUNTY

Castaldo, John Cate, Milton Cate, Chandler, Eugene Daniell, Alice Davis, Gamache, Hager, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, William Kidder, LaBonte, McLane, Noble, Plourde, Riley, Sherman and Underwood.

ROCKINGHAM COUNTY

Appel, Eastman, Greene, Griffin, O'Connell, Parr, Peterson, Rogers and Wilson.

STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Kincaid, McManus, Robillard and Barbara Thompson.

SULLIVAN COUNTY

Barrus, Burrows, Frizzell, Sara Townsend and Williamson.

NAYS 218

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Claflin, Conley, Dickinson, Howard and Kenneth Smith.

CHESHIRE COUNTY

COOS COUNTY

Ames, Cooke, Fillback, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Proctor, Ramsey, Russell, Turner and Wells.

Cooney, Rebecca Gagnon, Huggins, Hunt, Victor Kidder, Oleson, Patenaude, Poulin and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, Chambers, W. Murray Clark, Copenhaver, Gaylord Cummings, Myrl Eaton, Gemmill, LaMott, Mann, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Barrett, Bednar, Belanger, Bishop, Wilfrid Boisvert, Bruton, Burke, Corey, Corser, Kendall Cote, Crotty, Cullity, Day, Douzanis, Drewniak, Joseph Eaton, Favreau, Fleisher, Gabrielle Gagnon, Gelinas, Gramling, Granger, Gravelle, Philip Heald, Karnis, Edmund Keefe, LaChance, Lamy, LaPlante, Lawrence, Lynch, Lyons, MacDonald, Martin, McGlynn, McLaughlin, Morgan, Morrissette, Normand, Timothy O'Connor, Orcutt, Paradis, Peters, Quigley, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Solomon, Spirou, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Van Loan, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Raymond Chase, Christensen, David Currier, Estee, Haller, Hanson, Kenison, McNichol, Millard, Packard, Ralph, Rich, Shapiro, Shepard, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Dame, Roy Davis, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Goodrich, Gorman, Hoar, Hobbs, King, Krasker, Lockhart, McEachern, Niebling, Page, Parolise, Anthony Randall, Read, Reese, Richards, Sanborn, Sayer, Schwaner, Constance Simard, Skinner, Splaine, William Stevens, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Dudley, Dumais, Dunlap. Habel, Horrigan, Joos, Kimball, Lessard, Maloomian, Osgood, Parnagian, Pray, Preston, Rowell, Ruel, Sackett, Tibbetts, Tripp and Woods.

SULLIVAN COUNTY

Brodeur, LeBrun, Lucas, Scott and Roma Spaulding. and the motion lost.

Reps. Wilson and Hager who voted yea on the adoption of the motion to substitute notified the clerk that they inadvertently voted incorrectly and wished to be recorded as voting nay.

Rep. Ellis moved that HB 722 be indefinitely postponed.

Adopted.

HB 789, limiting recreational boats and motors on Indian Pond in Orford to five horsepower or less. Majority: Ought to pass; Rep. Claflin for Resources, Recreation and Development.

Minority: Refer to the Committee on Resources, Recreation and Development for interim study. (Reps. Kenneth W. Spalding, Boyd, Williamson, Schwaner and Horton)

Majority felt horsepower approach valid in this case.

Minority: During each session of the legislature the Resources, Recreation and Development committee is presented numerous bills requesting limitations on the use of various bodies of water in the state by controlling such things as motor horsepower, noise, water-skling, speed, type of motors, etc.

Our committee always has trouble making decisions on these bills. The minority feels that we should not pass any more of these bills until a study is undertaken to attempt to set a policy for guiding our future decisions. There is a strong need to eliminate the "hit or miss" method of handling these bills that is being used currently.

Rep. Kenneth Spalding moved that the report of the minority, be referred to the committee on Resources, Recreation and Development for interim study be substituted for the report of the majority, ought to pass, and spoke to his motion.

The previous question was requested.

Sufficiently seconded.
Adopted.
Motion lost.

Ordered to third reading.

HB 1001, eliminating the conflict of interest in the conduct of elections. Majority: Refer to the Committee on Statutory Revision for interim study; Rep. Morgan for Statutory Revision. Minority: Ought to pass (Reps. Blanchette, Raymond F. Chase, Estee, Gardner and Patenaude)

Majority: Has good points but needs to be worked into existing laws.

Minority: This bill would eliminate the conflict of interest when a candidate for public office works at the polls on the day of his own election. Election officials would be appointed for two years and would be required to resign if they become a candidate for public office.

Rep. Spirou spoke in favor of the majority report.

Adopted.

HB 861, relative to the requirement of showing public convenience and necessity for carriers of household goods and property for hire. Majority: Rep. Ryan for Transportation. Ought to pass; Minority: Inexpedient to legislate. (Rep. Erler)

Majority: This bill would once again place the trucking industry back in the free enterprise system.

Minority: Would jeopardize existing businesses in New Hampshire and throw open, in all fields, an opportunity for out of state, large concerns to control various enterprises and leave unprotected small communities.

Rep. Erler moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass, and spoke to his motion.

Rep. James Murray spoke against the motion.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading,

HB 559, prohibiting donation of blood for payment, solicitation of paid blood donors, and sale of commercial blood. Ought to pass with amendment. Rep. Howard for Health and Welfare.

This bill allows people to sell their blood under restricted conditions.

Committee amendment lost.

Rep. Collins moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass and spoke to his motion.

Rep. Roma Spaulding spoke against the motion.

Rep. Blanchette spoke in favor of the motion.

(Rep. French in chair)

Reps. Howard, Goodrich, Griffin, Conley and George Gordon spoke against the motion.

Reps. Goff, Spirou and Belair spoke in favor of the motion.

(Speaker in chair)

Rep. Fortier moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 176 NAYS 151 YEAS 176

BJ LKNAP COUNTY

Beard, Bowler, Goyette, Hildreth, Barbara Kidder, Marsh and James Murray.

CHESHIRE COUNTY

Rober Callahan, Close, Cooke, Cournoyer, Hanna, Cleon Heald, Langille, Marshala, McGinness, Milbank, Proctor, Ramsey, Russell and Wells.
COOS COUNTY

Cooney, Fortier, Patenaude, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Richard Bradley, Buckman, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, LaMott, Melnick, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Baker, Barrett, Belanger, Bernier, Bishop, Bragdon, Corey, Coutermarsh, Crotty, Cullity, Philip Currier, Day, Douzanis, Joseph Eaton, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Salvatore Grasso, Gravelle, George Healy, Lamy, MacDonald, Martel, Martin, McGlynn, Morgan, Morgrage, Fred Murray, Nardi, Normand, Orcutt, Peters, Polak, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Kenneth Spalding, Spirou, Theriault, P. Robert Thibeault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY Ayles, Castaldo, Chandler, David Currier, Estee, Gamache, Haller, Harriman, Hess, James Humphrey, William Kidder, LaBonte, McLane, McNichol, Noble, Rich, Ryan, Shapiro and Shepard.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, Blanchette, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Dame, Flanagan, Gage, Ganley, Gillis, Goff, Gorman, Greene, Kashulines, Kelley, MacGregor, Niebling, Parolise, Sanborn, Sayer, Schwaner, Constance Simard, Skinner, Splaine, William Stevens, Tavitian, George Thibeault and Webster.

STRAFFORD COUNTY

Bernard, Dudley, Dumais, Charles Grassie, Habel, Horrigan, Joos, Kincaid, Lessard, McManus, Parnagian, Parshley, Robillard, Rowell, Ruel, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Scott and Williamson.

NAYS 151

BELKNAP COUNTY

Brouillard, French, Lawton, Leary, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Fillback, Knight, Ladd, Turner and Whipple.

COOS COUNT:

Rebecca Gagnon, Horton, Huggins, Hunt, Judd and Oleson.

GRAFTON COUNTY

Ira Allen, Altman, George Cate, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Logan, Mann, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Bednar, Wilfrid Boisvert, Boyd, Bruton, Burke, Carter, Cobleigh, Coburn, Corser, Joseph Cote, Kendall Cote, Drewniak, Clyde Eaton, Favreau, Ferguson, Fleisher, Granger, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, LaPlante, Lawrence, Levasseur, Lynch, Lyons, McLaughlin, Milne, Morrissette, Timothy O'Connor, Paradis, Record, Leonard Smith, Solomon, Sullivan, Sweeney, Harold Thomson and Tropea.

MERRIMACK COUNTY

Bartlett, John Cate, Milton Cate, Raymond Chase, Christensen, Eugene Daniell, Alice Davis, George Gordon, Hager, Hanson, H. Gwendolyn Jones, Kenison, Millard, Packard, Plourde, Ralph, Riley, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, William Boucher, Charles Cummings, Cunningham, Roy Davis, Eastman, Ellis, Erler, Gaskill, Goodrich, Griffin, Hoar, Hobbs, King, Krasker, McEachern, O'Connell, Page, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Stimmell, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Bouchard, Canney, Shirley Clark, Donnelly, Dunlap, Hebert, Kimball, Maloomian, Osgood, Pray, Preston, Sackett, Barbara Thompson and Tibbetts.
SULLIVAN COUNTY

Brodeur, Frizzell, Roma Spaulding, Sara Townsend and Tucker. and the motion passed.

Rep. Tarr, who voted nay, notified the clerk that he inadvertently voted incorrectly and wished to vote yea.

Rep. Belair moved that HB 559 be indefinitely postponed.

Rep. Roma Spaulding spoke against the motion.

Rep. Belair withdrew his motion.

HB 129, reducing the penalties for possession of less than one pound of cannabis-type drugs. Ought to pass with amendment. Rep. McManus for Judiciary.

Reduces penalty for possession of small amounts of marijuana and repeals section of statute regarding being knowingly present. Committee feels change is warranted by recent governmental and medical studies and recommendations.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

reducing the penalties for possession of less than one ounce of cannabis-type drugs and repealing the offense of knowingly being in the presence of a controlled drug.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

- 2 Penalties for Possession of Up to One Pound of Cannibis Drug. Amend RSA 318-B:26, as inserted by 1969, 421:1, as amended by inserting after subparagraph (c) the following new subparagraphs:
- (d) Possesses or has under his control less than one pound but at least one ounce of any cannabis-type drug, shall be guilty of a misdemeanor if a natural person, or guilty of a felony if any other person. For each subsequent offense he shall be guilty of a class B felony, and any other person shall be guilty of a felony.
- (e) Possesses or has under his control, less than one ounce of any cannabis-type drug, shall be guilty of a violation.
- 3 Repeal. RSA 318-B:26, II, relative to being in the presence of a controlled drug, is hereby repealed.

4 Effective Date. This act shall take effect sixty days after its passage. Amendment adopted.

Ordered to third reading.

Reps. Sweeney, Kidder, Sing and James Murray wished to be recorded against HB 129.

HB 268, establishing the Meredith district court. Without recommendation. Rep. Shapiro for Judiciary.

Changes municipal to district court in Meredith,

Rep. Riley moved that the words, ought to pass, be recommended for the committee report and spoke to her motion.

Rep. Shapiro moved that HB 268 be referred to a joint interim study of the House Judiciary committee and the Judicial Council and spoke to his motion.

Reps. French, Lawton and Lyons spoke against the motion.

Rep. Frizzell spoke in favor of the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 100 NAYS 215 YEAS 100

BELKNAP COUNTY

Goyette, Hildreth and Nighswander.

CARROLL COUNTY

Dickinson.

CHESHIRE COUNTY

Francis Callahan, Cooke, Hanna, Ladd, Marshala, McGinness, Milbank, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Cynthia Clark, Copenhaver, Cornelius, Melnick, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Arnold, Bernier, Bishop, Corser, Philip Currier, Day, Drewniak, Joseph Eaton, Ferguson, Gardner, Gramling, Salvatore Grasso, Martin, McGlynn, Normand, Quigley, Seamans, Andre Simard, Leonard Smith, Kenneth Spalding, Theriault, Tropea, Van Loan, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Hager, Haller, Hess, H. Gwendolyn Jones, Kenison, McLane, McNichol, Shapiro, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Blanchette, Flanagan, Ganley, Gillis, Gorman, Greene, Krasker, Maynard, Niebling, Reese, Sanborn, Splaine and William Stevens.

STRAFFORD COUNTY

Shirley Clark, Dudley, Dumais, Charles Grassie, McManus, Parnagian, Parshley, Robillard, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Brodeur, Frizzell, Lucas, Sara Townsend and Tucker.

NAYS 215

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Cournoyer, Fillback, Cleon Heald, Knight, Langille, Turner and Whipple.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Horton, Huggins, Judd, Oleson, Patenaude, Poulin and Valliere.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, Chambers, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, LaMott, Logan, Mann, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Barrett, Bednar, Belanger, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carter, Cobleigh, Coburn, Corey, Joseph Cote, Kendall Cote, Coutermarsh, Crotty, Cullity, Douzanis, Clyde Eaton, Favreau, Fleisher, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Gravelle, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Lamy, LaPlante, Lawrence, Lynch, Lyons, MacDonald, Martel, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Timothy O'Connor, Orcutt, Paradis, Russell Perkins, Peters, Polak, Reardon, Record, Reidy, Henry Richardson, Sing, Sullivan, Sweeney, P. Robert Thibeault, Harold Thomson, Vachon, Wheeler, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Chandler, Estee, Gamache, George Gordon, Hanson, James Humphrey, William Kidder, LaBonte, Millard, Noble, Packard, Plourde, Ralph, Rich, Riley, Shepard, Sherman, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, William Boucher, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Roy Davis, Eastman, Ellis, Erler, Gage, Gaskill, Goff, Goodrich, Hoar, Hobbs, Kashulines, Kelley, King, MacGregor, McEachern, O'Connell, Page, Parolise, Parr, Anthony Randall, Richards, Rogers, Sayer, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Habel, Hebert, Horrigan, Joos, Kimball, Kincaid, Lessard, Maloomian, Osgood, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, LeBrun, Scott and Williamson. and the motion lost.

HB 268, was ordered to third reading.

HB 437, establishing a Pittsfield judicial district and a Pittsfield district court. Majority: Inexpedient to legislate; Minority: Ought to pass with amendment. (Reps. Ayles, Riley and Hobbs)

Majority: Changes municipal to district court in Pittsfield.

Minority: This bill is a very important piece of legislation to the towns of Pittsfield, Epsom and Chichester as indicated by the three representatives of these towns who are sponsors of the bill.

Rep. Ayles moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Rep. McManus explained the majority report.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Bartlett requested a roll call.

Sufficiently seconded.

Rep. Coburn abstained from voting under Rule 16.

YEAS 206 NAYS 112 YEAS 206

BJEKNAP COUNTY

Bowler, French, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Sabbow.

CARROLL COONTY

Roderick Allen, Claflin, Conley, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Ladd, Langille, Marshala, McGinness, Milbank, Turner and Whipple.

COOS COUNTY

Horton, Huggins, Hunt, Judd, Oleson, Patenaude and Valliere.

GRAFTON COUNTY

Ira Allen, Richard Bradley Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, LaMott, Logan, Mann, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Baker, Barrett, Bednar Belanger, Wilfrid Boisvert, Burke, Carter, Corey, Corser, Joseph Cote Kendall Cote, Courtermarsh, Cullity, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Salvatore Grasso, Gravelle, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, LaPlante, Lawrence, Levasseur, Lynch, Lyons, MacDonald, Martel, McDonough, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Peters, Reardon, Record, Reidy, Henry Richardson, Seamans Shea, Leonard Smith, Spirou, Sullivan, Sweeney, Theriault Harold Thomson, Vachon, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, Christensen, Alice Davis, George Gordon, Hanson, James Humphrey, William Kidder, LaBonte, Millard, Noble, Packard, Plourde, Ralph, Rich, Riley, Shepard, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Roy Davis, Eastman, Ellis, Erler, Gage, Gaskill, Goff, Hoar, Hobbs, Kashulines, Kelley, King,

MacGregor, Maynard, McEachern, O'Connell, Page, Parolise, Parr, Anthony Randall, Richards, Rogers, Sayer, Schwaner, Constance Simard, Stimmell, Tavitian, Twardus, Webster and Wilson.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Joos, Kimball, Kincaid, Maloomian, Osgood, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, D'Amante, Desnoyer, LeBrun, Scott and Williamson.

NAYS 112

BELKNAP COUNTY

Hildreth and Nighswander.

CARROLL COUNTY

Russell Chase, Dickinson and Towle.

CHESHIRE COUNTY

Close, Cooke, Hanna, Cleon Heald, Knight, Proctor, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Drake, Rebecca Gagnon, Poulin and Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Melnick, Pepitone and Taylor.

HILLSBOROUGH COUNTY

Arnold, Bernier, Bishop, Emile Boisvert, Boyd, Bragdon, Bruton, Cobleigh, Crotty, Philip Currier, Douzanis, Drewniak, Joseph Eaton, Ferguson, Fleisher, Gardner, Gramling, Philip Heald, Holland, Martin, McGlynn, Nardi, Normand, Orcutt, Russell Perkins, Polak, Quigley, Andre Simard, Sing, Kenneth Spalding, P. Robert Thibeault, Tropea, Van Loan and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, David Currier, Eugene Daniell, Estee, Gamache, Hager, Haller, Hess, H. Gwendolyn Jones, Kenison, McLane, Shapiro, Sherman and Underwood.

ROCKINGHAM COUNTY

Appel, Benton, Blanchette, Flanagan, Ganley, Gillis, Goodrich, Gorman, Greene, Krasker, Niebling, Reese, Sanborn, Skinner, Splaine, William Stevens, George Thibeault and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Dudley, Charles Grassie, Horrigan, McManus, Parnagian, Robillard, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, Frizzell, Lucas, Sara Townsend and Tucker. and the motion passed.

AMENDMENT

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Exception for Pittsfield District Court. Amend RSA 502-A:1-a (supp) as inserted by 1971, 544:5 by striking out said section and inserting in place thereof the following:

502-A:1-a Additional District Courts. No district court other than the Merrimack District Court, the Hooksett District Court and the Pittsfield District Court shall be established after July 1, 1975 unless the proposal therefor shall have been referred by a regular session of the legislature to the judicial council for its consideration and report, such report to be considered at the next regular session of the legislature; provided that no such additional district court shall be established unless prior to said second regular session of the legislature all courtrooms intended to be included in the proposed district court are rated as "accredited excellent" by the court accreditation commission.

5 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 522, requiring the Exeter district court to hold regular sessions in Epping. Ought to pass. Rep. Shapiro for Judiciary.

Requires the Exeter district court to hold sessions in Epping.

Rep. Frizzell spoke in favor of the committee report.

Ordered to third reading.

HB 829, prohibiting the use of certain names by corporations. Ought to pass with amendment. Rep. Shapiro for Judiciary.

Prohibits corporations from using misleading names. Amendment exempts nonprofit corporations.

AMENDMENT

Amend RSA 294:3 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

294:3 Name. The corporate name shall end with the words "corporation", "incorporated" or the abbreviation "Inc.." or "Corp." The provisions of this section shall not affect the right of any corporation existing on April 3, 1931, to continue the use of its name. A corporate name may not be assumed if, in the opinion of the secretary of state, use of the name will tend to mislead the public into believing that such corporation is an agency or instrumentality of the United States, or this state, or a subdivision thereof. Subject to the above limitations any corporate name may be assumed which is not in use by any other New Hampshire corporation or any foreign corporation admitted to do business in this state, and which is not so similar thereto or to that of any partnership or association carrying on business in this state, as to be liable to be mistaken for it; provided, that such name or similar name may be adopted with the consent in writing of such existing corporation, partnership or association filled with the articles of agreement. This section shall not apply to any organization listed in Section 501(c) Internal Revenue Code of 1954.

Amendment adopted.

Ordered to third reading.

 $\ensuremath{\mathsf{HB}}$ 832, relative to termination of tenancies. Ought to pass. Rep. McManus for Judiciary.

Makes more specific the procedures for terminating a tenancy. Sets guidelines for courts to follow in eviction cases.

Rep. Rich moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Rep. McManus spoke against the motion.

Rep. Cate moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

Rep. Gemmill abstained from voting under Rule 16.

147 members having voted in the affirmative and 170 in the negative the motion lost.

Ordered to third reading.

HB 837, establishing a minimum standards of fitness for habitation of leased premises. Ought to pass. Rep. McManus for Judiciary.

Provides minimum standards for rental housing. Does not apply in cities and towns which already have adopted codes. No opposition.

Rep. Rich offered an amendment and explained the amendment.

The clerk read the amendment in full.

Rep. McManus spoke against the amendment.

On a voice vote, the Speaker was in doubt and requested a division.

113 members having voted in the affirmative, and 197 in the negative, the amendment lost, and HB 837 was ordered to third reading.

HB 851, prohibiting the repossession of consumer goods without judicial process.

Limits repossession of consumer goods, requiring judicial process unless goods voluntary surrendered.

Resolution adopted.

HB 854, prohibiting the use of expanding and other irregular bullets by law enforcement officers. Inexpedient to legislate. Rep. Riley for Judiciary.

Prohibits use of expanding (dum dum) bullets by police.

Resolution adopted.

HB 857, relative to discrimination based upon physical or mental handicap. Ought to pass. Rep. Shapiro for Judiciary.

Defines "physicial and mental handicap" and forbids discrimination based upon. Broad support—no opposition.

Ordered to third reading.

HB 864, relative to the licensing of persons to carry loaded pistols and revolvers. Ought to pass, Rep. Riley for Judiciary.

Spells out requirements for issuance of licenses to carry loaded pistols or revolvers, fingerprinting and photographing.

Rep. Gorman moved that HB 864 be laid upon the table.

On a voice vote, the Speaker was in doubt and requested a division.

109 members having voted in the affirmative and 191 in the negative, the motion lost.

Rep. Gorman moved that HB 864 be indefinitely postponed and spoke to his motion.

Reps. Riley, William Boucher and Morgrage spoke against the motion.

Rep. Conley spoke in favor of the motion.

Rep. Landry moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 874, relative to appeals from probate courts. Ought to pass. Rep. Shapiro for Judiciary.

Provision for appeal direct from probate to supreme court and change in probate compensation provisions.

Ordered to third reading.

HB 875, relative to the support of children as a charge against a decedent's estate. Ought to pass. Rep. Cynthia Clark for Judiciary.

Support of children as charge against decedent's estate.

Ordered to third reading.

HB 989, amending in general various provisions of the workmen's compensation law. Ought to pass with amendment. Rep. Kincaid for Labor, Human Resources and Development.

This is an agreed bill on workmen's compensation. It increases the limitation on death benefits to a widow or widower to 400 weeks. Maximum weekly benefits for total disability are raised to 100% of the state's average weekly wage. Committee vote was 17-1.

AMENDMENT

Amend RSA 281:22 as inserted by section 6 of the bill by striking out said section and inserting in place thereof the following:

281:22 Compensation for Death. If death results from the injury, weekly compensation shall be paid to the dependents of the deceased employee as defined in RSA 281:2, IX, in an amount provided by the compensation schedule in RSA 281:23. Weekly payment made under this section shall not exceed four hundred weeks. Weekly payments made under RSA 281:23, 25 or 26 shall be deducted from the foregoing maximums. It is provided, however, that a widow or widower having

dependent children shall receive compensation as set forth by the weekly compensation schedule of RSA 281:23, but not less than fifty percent of the average weekly wage in this state, until all dependent children have reached termination of compensation as set forth by paragraph VI of this section.

I. In all cases where compensation is payable to a widow or widower for the benefit of herself or himself and dependent child or children, the labor commissioner shall have power to determine, from time to time, in his discretion what portion of the compensation shall be applied for the benefit of any such child or children and may order the same paid to a guardian.

II. In the case of remarriage of a widow or widower without dependent children compensation payments shall cease.

III. In case of remarriage of a widow or widower who has dependent children the unpaid balance of compensation which would otherwise become due shall be payable to the mother, father, guardian or such other person as the labor commissioner may order, for the use and benefit of such children during dependency.

IV. The employer, or his insurance carrier, shall pay burial expenses not to exceed one thousand two hundred dollars.

V. Any dependent as defined herein, except a widow, widower, child or children, who at the time of the injury of the injured is in part only dependent upon his earnings, shall receive such proportion of the benefits provided for those wholly dependent as the amount of the wage contributed by the deceased to such partial dependents at the time of the injury bore to the total support of the dependents.

VI. Compensation for a dependent child shall cease when a child becomes eighteen years of age, or twenty-five years of age if enrolled as a full time student in accredited educational institution; provided, however, if the child is determined by the labor commissioner to be self-supporting or upon the marriage or legal adoption of such child, compensation shall be terminated earlier. A dependent child who is physically or mentally incapacitated shall continue to receive compensation as long as the incapacity exists. This paragraph shall have no effect on accidents or fatalities occurring prior to July 1, 1975, but shall be governed by the previous provisions of the chapter.

Amend section 8 of the bill by striking out said section.

Amend section 9 of the bill entitled "Reasonable Legal Fees" by striking out said section.

Amend RSA 281:47-a as inserted by section 9 of the bill entitled "Second Injuries." by striking out said section and inserting in place thereof the following:

281:47-a Payment for Second Injuries from Special Fund.

I. If an employee who has a permanent physical or mental impairment from any cause or origin incurs a subsequent disability by injury arising out of and in the course of his employment on or after July 1, 1975 resulting in compensation liability for disability that is substantially greater by reason of the combined effects of the preexisting impairment than that which would have resulted from the subsequent injury alone, the employer or his insurance carrier shall in the first instance pay all awards of compensation provided by this chapter, but such employer or his insurance carrier shall be reimbursed from the special fund created by RSA 281:48-a for all compensation payments subsequent to those payable for the first one hundred four weeks of disability.

II. If the subsequent injury of such an employee occurring on or after July 1, 1975 shall result in the death of the employee and it shall be determined that the death would not have occurred except for such preexisting permanent physical or mental impairment, the employer or his insurance carrier shall in the first instance pay the compensation prescribed by this chapter, but he or his insurance carrier shall be reimbursed from the special fund created by RSA 281:48-a for all compensation payable in excess of one hundred four weeks.

III. In order to qualify under this section for reimbursement from the special fund, the employer shall establish by written records that the employer had knowledge of the permanent physical or mental impairment at the time that the employee was hired or at the time that employee was retained in employment after the employer acquired such knowledge.

IV. In this section, "permanent physical or mental impairment" means any permanent condition whether congenital or due to injury or disease of such seriousness as to constitute a hindrance or obstacle to obtaining employment or to obtaining employment if the employee should become unemployed.

V. The special fund shall not be bound as to any question of law or fact by reason of an award or an adjudication to which it was not a party or in relation to which it was not notified, at least three weeks prior to the award or adjudication, that it might be subject to liability for the injury or death.

VI. An employer or carrier shall notify the labor commissioner of any possible claim against the special fund as soon as practicable, but in no event later than one hundred weeks after the injury or death.

VII. Reimbursement for payments by the carrier under this section shall be made periodically at the discretion of the commissioner of labor by orders drawn on the state treasurer to be charged against the special fund.

VIII. No benefits shall be payable under RSA 281:47-a for injuries or illnesses occurring prior to July 1, 1975; provided, however, those persons whose injuries or illnesses were incurred prior to July 1, 1975 and were of the type specified in RSA 281:47 shall continue to be paid out of the special fund created by RSA 281:48-a.

Amend the bill by renumbering sections 9, 10, 11 and 12 to read: 8, 9, 10 and 11, respectively.

Amendment adopted.
Ordered to third reading.

HB 309, relative to the term of office for members of the Laconia board of education. Ought to pass with amendment. Rep. Young for Laconia City Delegation.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Term of Office Decreased. Amend section 9:01 of the city charter of Laconia adopted under RSA 49-A, by striking out said section and inserting in place thereof the following:

Section 9:01 The general management and control of the public schools and of the buildings and property pertaining thereto shall be vested in a board of education consisting of seven members, elected by the qualified voters of the city for three year terms. The members of the present board of education shall continue in office until their respective terms expire, or until their successors are elected and qualified. At the municipal election in November, 1977 two members shall be elected for three years; in November, 1979 three members shall be elected for three years and in November, 1981 two members shall be elected for three years and thereafter members shall be elected every three years. In a biennial election year the city clerk shall prepare a separate municipal ballot which shall be used in elections for members of the board of education. The board of education shall have the power and perform all the duties of and be subject to the liabilities pertaining to school boards of towns, except as otherwise provided by law. All bills, notes and demands made or contracted for school purposes shall be paid from the city treasury. Members of the board shall receive such compensation as the city council shall determine.

Nominations for members of the board of education may be made by political parties entitled to representation on the city election ballot, which nominations shall be made in the same manner as nominations for mayor are made; or nominations may be made by petition of at least twenty-five legal voters of the city addressed to the city clerk and delivered to him not less than seven days preceding the election, all signatures on such petitions first having been certified by the city supervisors as the genuine signatures of qualified voters of the city. The city clerk shall cause the names of all persons nominated to be printed on the city election ballot in alphabetical order in a single column entitled, For Members of the Board of Education, Vote for, which column shall also provide space for writing in names of persons not nominated as aforesaid. In case of tie votes, except for the highest number, the board of education, as it existed the day preceding the election, shall choose from the candidates involved in the tie by majority vote.

Any vacancies occurring on the board of education shall be filled by the other members of said board including vacancies caused in 1921 by the expiration of terms of office.

2 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Laconia in November, 1975. The city clerk then in office shall cause to be placed on a separate ballot the following question: "Shall the provisions of An Act of the General Court of 1975 amending the Laconia city charter by providing for three year terms of office for members of the Laconia board of education be adopted?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative, this act shall be declared to have been adopted. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

3 Effective Date. Section 2 of this act shall take effect upon its passage and section 1 of this act shall take effect as prescribed in section 2.

Amendment adopted.
Ordered to third reading.

HB 831, amending the city charter of Laconia relative to absentee voting. As amended ought to pass. Rep. Young for Laconia City Delegation.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Referendum. This act shall not take effect unless it is adopted by a majority vote at the regular municipal election to be held in the city of Laconia in November, 1975. The city clerk then in office shall cause to be placed on a separate ballot the following question: "Shall the provisions of An Act of the General Court of 1975 amending the Laconia city charter by providing for absentee voting in municipal elections be adopted?" Said question shall be printed in the form prescribed by RSA 59:12-a. If a majority of those voting on the question vote in the affirmative, this act shall be declared to have been adopted. The city clerk shall, within ten days after said election, certify the result of the vote on the above question to the secretary of state.

Amendment adopted.
Ordered to third reading.

HB 916, amending the city charter of Lebanon. Ought to pass. Rep. Duhaime for Lebanon Delegation.

Bill changes the word "councilman" to councilor. Housekeeping measure. Ordered to third reading.

TAKEN FROM THE TABLE

Rep. French moved that HB 73, relative to shifting the date of the presidential primary to the last Tuesday in February, be taken from the table.

Adopted.

Reps. French and Spirou moved that the words, ought to pass be substituted for

the committee report, inexpedient to legislate.

Rep. French spoke to the motion.

Rep. Spirou explained the bill.

Rep. Richard Bradley spoke against the motion.

Rep. French spoke a second time to his motion.

Motion adopted.

Rep. French offered an amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to shifting the date of the presidential primary as circumstances may dictate.

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Possible Changing the Date for Election of Delegates to National Convention. Amend RSA 57:1 (supp), as amended, by striking out same and inserting in place thereof the following:

57:1 Primary. On the first Tuesday in March or on the Tuesday immediately preceding the date on which any other New England state shall hold a similar election, of each year when a president of the United States is to be elected, a primary shall be held for the election of delegates at large, alternate delegates at large, delegates and alternate delegates to the national conventions of the various political parties to be held to nominate party candidates for president and vice-president of the United States.

Amend section 2 of the bill by striking out same and inserting in place thereof the

following:

2 Primary May Be Held Prior to Regular Town Meeting, Amend RSA 57:2 by striking out said section and inserting in place thereof the following:

57:2 How Held. Said primary election shall be held in connection with the regular March meeting or if held on any other day, at a special election called by the secretary of state for that purpose; and in cities, at the regular polling places in the

wards. In all cases, it shall be conducted by the regular election officers.

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Date in Primary Candidacy Form. Amend RSA 57:6, I (supp), as amended, by striking out said paragraph and inserting in place thereof the following:

I. Declarations of candidacy shall be in form as follows:

"I declare that I reside in ward in the city (or town) of, county of and state of New Hampshire, and am a qualified voter therein; that I am a registered member of the party; that I am a candidate for election as delegate (or as alternate delegate or delegate at large or alternate delegate at large) to the national convention of the party next to be held for the nomination of candidates of said party for president and vice president of the United States. I request that my name be printed as such candidate on the official ballot of the party to be used at the primary to be held on the date specified in or determined by the circumstances pursuant to RSA 57:1 and 2. I further declare that if elected as such delegate (or alternate or delegate at large or alternate delegate at large) I will attend such convention unless I shall be prevented by sickness or other occurrence over which I have no control."

The clerk read the amendment in full.

Rep. French explained his amendment.

Rep. Spirou spoke to the amendment.

Rep. Shirley Clark spoke against the amendment.

Amendment adopted.

Ordered to third reading.

HB 389, establishing standards of conduct for state legislators in situations where personal interests conflict with public interests, and providing for the enforcement of these standards. Ought to pass with amendment. Rep. Lyons for Legislative Administration.

The bill as amended established a set of legislative ethics, requires annual disclosure where the interest exceeds \$5,000 sets up a legislative committee on ethics, and establishes a method of enforcement within the legislative committee.

Reps. Coutermarsh, George Gordon, Gorman and Lawton spoke against the amendment.

Reps. Sara Townsend, Lyons, Eugene Daniell, Chambers and Joseph Eaton spoke in favor of the amendment.

Rep. Ellis moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Hager requested a roll call.

Sufficiently seconded.

YEAS 127 NAYS 185 YEAS 127

BELKNAP COONTY

Beard, Bowler, French, Hildreth and Nighswander.

CARROLL COUNTY

Roderick Allen, Claflin, Conley and Dickinson.

CHESHIRE COUNTY

Close, Cooke, Hanna, Cleon Heald, Ladd, McGinness, Milbank, Ramsey, Russell, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Drake, Horton, Oleson, Patenaude and Poulin.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Mann, Melnick, Taylor and Ward.

HILLSBOROUGH COUNTY

Arnold, Bednar, Bernier, Bishop, Boyd, Carter, Cullity, Philip Currier, Day, Joseph Eaton, Ferguson, Gardner, Gramling, Granger, Holland, Edmund Keefe, Lyons, Martin, McLaughlin, Milne, Morgrage, Morrissette, Fred Murray, Nardi, Normand, Orcutt, Russell Perkins, Quigley, Seamans, Shea, Leonard Smith, Spirou, Tropea, John Winn, Withington and Woodruff.

MERRIMACK COUNT:

Raymond Chase, Christensen, Eugene Daniell, Alice Davis, Hager, Haller, Hess, Kenison, McLane, McNichol, Packard, Shapiro, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Blanchette, William Boucher, Thomas Connors, Ellis, Ganley, Gaskill, Goodrich, Greene, Hoar, Krasker, Niebling, O'Connell, Anthony Randall, Reese, Richards, Rogers, Sanborn, Skinner, Splaine, William Stevens and Stimmell.

STRAFFORD COUNTY

Shirley Clark, Dudley, Charles Grassie, Joos, Kincaid, Lessard, McManus, Osgood, Robillard, Sackett, Barbara Thompson and Woods.

SULLIVAN COUNTY

Lucas, Sara Townsend, Tucker and Williamson.

NAYS 185

BELKNAP COUNTY

Goyette, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Sabbow.

CARROLL COUNTY

Russell Chase, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Cournoyer, Fillback, Knight, Langille, Marshala and Proctor.

COOS COUNTY

Cooney, Huggins, Hunt, Judd, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, LaMott, Logan, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Baker, Barrett, Belanger, Belcourt, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Coutermarsh, Crotty, Douzanis, Drewniak, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Howard Humphrey, LaChance, Lamy, LaPlante, Lawrence, Levasseur, Lynch, MacDonald, Martel, McDonough, McGlynn, Morgan, Timothy O'Connor, Paradis, Peters, Polak, Reardon, Record, Reidy, Henry Richardson, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Vachon, Van Loan, Wheeler, Cecelia Winn, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bertlett, Castaldo, John Cate, Milton Cate, Chandler, David Currier, Estee, Gamache, George Gordon, James Humphrey, H. Gwendolyn Jones, William Kidder, LaBonte, Millard, Noble, Plourde, Ralph, Rich, Riley, Shepard, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Bisbee, Campbell, Collins, Collishaw, Cotton, Charles Cummings, Cunningham, Dame, Roy Davis, Eastman, Erler, Flanagan, Gage, Gillis, Goff, Gorman, Kashulines, Kelley, King, Maynard, McEachern, Page, Parolise, Parr, Sayer, Schwaner, Constance Simard, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Kimball, Maloomian, Parnagian, Parshley, Pray, Preston, Rowell, Tripp and Winkley.
SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, LeBrun and Roma Spaulding.

and the committee amendment lost.

Rep. Richards who voted yea, on the adoption of the committee amendment, notified the clerk he inadvertently voted incorrectly, and wished to be recorded as voting nay.

Rep. Proctor, who voted nay on the adoption of the committee amendment, notified the clerk that she inadvertently voted incorrectly and wished to be recorded in favor of the amendment and passage of the bill.

Rep. Duprey wished to be recorded in favor of HB 389.

Rep. Brouillard wished to be recorded as being in favor of the committee amendment.

Rep. Coutermarsh moved that HB 389 be indefinitely postponed. Adopted.

HB 894, increasing the retirement benefits for certain retired employees of Manchester. Ought to pass with amendment. Rep. Vachon for Manchester Delegation.

Improves benefits for certain retired employees of Manchester.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Benefits Increased. Any employee of the city of Manchester who retired before July 1, 1967 and is receiving benefits under the various enabling acts concerning pensions for employees of the city of Manchester but who is not receiving benefits under the New Hampshire retirement system, the employees' retirement system of the state of New Hampshire, the New Hampshire teachers' retirement system, the New Hampshire policemen's retirement system or the New Hampshire permanent firemen's retirement system shall, beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, have his benefit increased by twenty percent.

Amendment adopted.

Ordered to third reading.

HB 947, amending the charter of the city of Manchester to provide for the election of three aldermen-at-large. Ought to pass with amendment. Rep. Nardi for Manchester Delegation.

A worthy enough proposal to allow the citizens of Manchester to decide upon.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Referendum. At the municipal election to be held in the city of Manchester in November, 1975, the city clerk then in office shall cause to be included on the ballot then used, the following question: "Are you in favor of the passage of an act of the

General Court of 1975, which provides for the election of three aldermen-at-large in addition to one alderman elected from each ward in the city of Manchester?" Beneath this question shall be printed the word "Yes" and the word "No" with a square immediately opposite such word in which the voter may indicate his choice. If a majority of the voters present and voting on the question shall signify their approval thereof, this act shall be declared adopted and shall take effect for the municipal primary to be held in Manchester in 1977. The city clerk of Manchester shall, within ten days after said election, certify to the secretary of state the result of the vote on the question.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. Section 3 of this act shall take effect upon its passage. The remainder of this act shall take effect as provided in section 3.

Amendment adopted.

Rep. Crotty moved that HB 947 be indefinitely postponed and spoke to his motion.

Reps. Morrissette, Corey, Nardi, Spirou and Gardner spoke against the motion.

Rep. Corey moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

HB 645, prohibiting elected or appointed municipal, county or state officials from suing the municipality, county or state at public expense. Ought to pass with amendment. Rep. Mann for Municipal and County Government.

Public funds should not be used for this purpose.

AMENDMENT

Amend RSA 508:14 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

508:14 Action May Not Be Instituted at Public Expense. No elected or appointed city, town, county, state or school official may institute an action on his own behalf against the city, town, county or state in which he is elected or appointed at the public expense of the city, town, county or state for attorney's fees, court costs or other expenses incurred by said official in connection with such action.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 700, to authorize review and approval of site plans for parking facilities by planning boards. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

We feel that the planning board should have some guidelines for approving parking lots.

AMENDMENT

Amend the introductory clause of RSA 36:19-b, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. A planning board empowered to review and approve or disapprove site plans under RSA 36:19-a may require site plans relating to parking facilities, excluding any parking facility used primarily for vehicles owned by the person owning the parking facility, to conform to one or more of the following minimum standards:

Amend RSA 36:19-b, I (g) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(g) Entrances shall have adequate storage for vehicles and shall otherwise conform to RSA 249:17.

Amendment adopted.
Ordered to third reading.

HB 726, relative to the establishment of police commissions by local option. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

This bill is strictly permissive for towns. Optional method for department supervision.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the establishment of police commissions in towns by local option.

Amend RSA 105:19, I (c) (2) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(2) "Shall the police commissioners be elected rather than appointed by the board of selectmen?"

Amend RSA 105:19 as inserted by section 1 of the bill by striking out paragraphs II, III and IV and inserting in place thereof the following:

II. If a majority of those present and voting, vote in favor of question I, (c), (1), the provisions of this subdivision shall be declared adopted, and the provisions thereof shall become effective as provided in RSA 105:22.

III. If after adoption of this subdivision any town wishes to vote to rescind its adoption or change its method of election of police commissioners, it may do so by referendum pursuant to paragraph I by voting one of the following questions.

"Shall the town rescind the provisions of RSA 105:19-22 providing for a police commission?" or

"Shall the police commissioners be appointed by the board of selectmen rather than elected?"

IV. This subdivision shall not apply to any city.

Amend RSA 105:20, I, II and IV as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. A police commission pursuant to this subdivision shall consist of three persons each of whom shall have been a resident of the town for at least five years next preceding their election or appointment.

II. The commissioners shall not hold nor be candidates for any other elected or appointed office of their town during their term of office.

IV. The salary for each police commissioner shall be determined by the selectmen.

Amend RSA 105:22 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

105:22 Selection of Commissioners.

I. If a town votes as provided in RSA 105:19 to elect its police commissioners, said election shall be carried out at the next annual town meeting and if such election is voted at the same meeting at which the provisions of this subdivision are adopted, such adoption shall not take effect until the meeting where the commissioners are initially elected.

II. If a town votes as provided in RSA 105:19 not to have its police commissioners elected then this subdivision shall not take effect until the commissioners are appointed by the board of selectmen.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Savings Clause. A town that has a police commission may adopt the provisions of this subdivision provided, however, that until such town adopts the provisions of this subdivision, any police commission previously established or authorized by the general court shall remain in full force and effect.

Amendment adopted.
Ordered to third reading.

HB 738, relative to an annual rate of interest on delinquent real estate tax payments and the redemption of real estate sold at a tax sale. Ought to pass with amendment. Rep. Christensen for Municipal and County Government.

Bill as amended clarifies the law that interest shall be charged on the unpaid balance of taxes due and also allows the tax collector to waive interest charges on taxes due up to one dollar for just cause.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Annual Rate of Interest on Delinquent Tax Payments. Amend RSA 76:13 (supp), as amended, by striking out said section and inserting in place thereof the following:

76:13 Interest. Interest at nine percent per annum shall be charged upon the unpaid balance of all taxes except resident taxes not paid on or before December first after their assessment, which shall be collected from that date with the taxes as incident thereto, except in the case where a tax bill is sent to the taxpayer on or after November second and before November sixteenth, interest shall not be charged on taxes paid on or before December fifteenth and in case a tax bill is sent to the tawpayer on or after November sixteenth interest shall not be charged on taxes paid on or before December thirtieth. The tax collector shall state on the tax bill the date from which interest will be charged and such date shall be determined by the day the collector sends out the last tax bill on his list. The collector may waive, for just cause, any interest which amounts to one dollar or less which is charged upon the unpaid balance of all taxes except resident taxes. The collector shall notify the commissioner of revenue administration in writing of the date on which the last tax bill was sent.

Amend RSA 80:32 as inserted by section 2 of the bill by strlking out same and inserting in place thereof the following:

80:32 Redemption. Any person interested in land so sold may redeem the same by paying or tendering to the collector, or in his absence, at his usual place of abode, at any time before a deed thereof is given by the collector, the amount for which the land was sold, together with costs for notifying mortgagees, if any, and with interest at the rate of eleven percent per annum upon the unpaid balance of the taxes due from the time of sale to the time of payment or tender, together with redemption costs incurred. In case the tax collector who sold the property in question shall have died, become incapacitated, been removed from office or removed from the town or city or shall have been discharged from his bond by the selectmen or assessors, then the person interested in redeeming the property may tender the aforesaid sums to the tax collector then in office of said city or town; and upon advice from the selectmen or assessors that the amount tendered is the correct amount due, the said tax collector shall accept said amount for the redemption of said property.

Amendment adopted.
Ordered to third reading.

HB 896, including "money" as an item to raffle and requiring the attorney general to establish guidelines on conducting raffles. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Helps define "money" in cases where raffles being used.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

including "money" as an item to raffle.

Amend the bill by striking out section 2 and renumbering section 3 to read as 2.

Amendment adopted.
Ordered to third reading.

HB 952, providing village districts with the authority to maintain and build roads. Ought to pass. Rep. Bednar for Municipal and County Government.

This bill enlarges the power of village districts.

Ordered to third reading.

HB 961, legalizing various town meetings. Ought to pass. Rep. Hanson for Municipal and County Government.

These towns have been checked, and all these legalizations concern minor procedural adjustments.

Ordered to third reading.

HB 784, changing the violation of speed regulations for certain highways from unreasonable and imprudent speed to using excessive fuel and providing a penalty therefor. Ought to pass with amendment. Rep. Sing for Transportation.

The committee voted unanimously that this bill will effectively deal with an unpopular federal government program. The amendment places all fines collected under this act in the high school driver education program.

Rep. Haller moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Rep. Castaldo spoke in favor of the motion.

Rep. James Murray spoke against the motion.

Rep. Sing moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Haller requested a division and subsequently withdrew his request.

Rep. Marsh requested a division.

205 members having voted in the affirmative and 103 in the negative the motion passed.

HB 756, making local zoning ordinances and restrictions applicable to the state and counties. Inexpedient to legislate. Rep. Gaskill for Municipal and County Government.

Committee believes content of this bill already defeated in the House in HB 88. Resolution adopted.

Rep. Huggins moved that HB 246, relative to the distribution of district court fees, be taken from the table.

Motion lost.

Rep. Gramling moved that HB 655, relative to the form of ballots for biennial elections except primaries, be taken from the table.

Motion lost.

Rep. Lucas moved that HB 187, expanding the consumer protection division of the attorney general's office; providing for consumer advocacy duties of said division and making an appropriation therefor, be taken from the table.

A division was requested.

105 members having voted in the affirmative and 186 in the negative the motion lost.

RECONSIDERATIONS

Rep. Lucas moved reconsideration on HB 862, requiring sealed transparent covers on certain publications.

Rep. Morrissette spoke to the motion.

Rep. Castaldo spoke against the motion.

Rep. Sabbow spoke in favor of the motion.

Rep. Parr moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

 $46\,$ members having voted in the affirmative and $253\,$ in the negative, reconsideration lost.

Rep. Lucas wished to be recorded against the motion.

Rep. Fred Murray moved reconsideration on HB 720, relative to the recovery of damages against the parent of a minor for the malicious destruction of property or bodily injury to a person caused by the minor.

Reps. Day and Frizzell spoke in favor of the motion.

The previous question was requested.

Sufficiently seconded.

Adopted.

Reconsideration lost.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 915, permitting the voluntary recitation of the Lord's prayer and the pledge of allegiance in public elementary schools at the option of the school district.

HB 861, relative to the requirement of showing public convenience and necessity for carriers of household goods and property for hire.

HB 95, relative to a mandatory penalty for illegal sales of narcotics by drug pusher. HB 129, reducing the penalties for possession of less than one ounce of cannabis-type drugs and repealing the offense of knowingly being in the presence of a controlled drug.

HB 268, establishing the Meredith district court.

HB 437, establishing a Pittsfield judicial district and a Pittsfield district court.

HB 522, requiring the Exeter district court to hold regular sessions in Epping.

HB 711, establishing a district criminal appeals court.

HB 829, prohibiting the use of certain names by corporations.

HB 832, relative to termination of tenancies.

HB 837, establishing a minimum standards of fitness for habitation of leased premises.

HB 857, relative to discrimination based upon physical or mental handicap.

HB 864, relative to the licensing of persons to carry loaded pistols and revolvers.

HB 874, relative to appeals from probate courts.

HB 875, relative to the support of children as a charge against a decedent's estate.

HB 989, amending in general various provisions of the workmen's compensation law.

 $\,$ HB 309, relative to the term of office for members of the Laconia board of education.

HB 831, amending the city charter of Laconia relative to absentee voting.

HB 916, amending the city charter of Lebanon.

HB 894, increasing the retirement benefits for certain retired employees of Manchester.

HB 947, amending the charter of the city of Manchester to provide for the election of three aldermen-at-large.

HB 645, prohibiting elected or appointed municipal, county or state officials from suing the municipality, county or state at public expense.

HB 700, to authorize review and approval of site plans for parking facilities by planning boards.

HB 695, establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings.

HB 726, relative to the establishment of police commissions in towns by local option.

HB 738, relative to an annual rate of interest on delinquent real estate tax payments and the redemption of real estate sold at a tax sale.

HB 896, including "money" as an item to raffle.

HB 952, providing village districts with the authority to maintain and build roads.

HB 961, legalizing various town meetings.

HB 73, relative to shifting the date of the presidential primary as circumstances may dictate.

 $\ensuremath{\mathsf{HB}}$ 789, limiting recreational boats and motors on Indian Pond in Orford to 5 horsepower or less.

RECONSIDERATIONS

Rep. MacDonald moved reconsideration on HB 129, reducing the penalties for possession of less than one pound of cannabis-type drugs, and spoke to his motion.

Rep. Lawton spoke against the motion.

Reps. Marsh, Morrissette and George Gordon spoke in favor of the motion.

Rep. Martin moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Gordon requested a roll call.

Sufficiently seconded.

YEAS 131 NAYS 188 YEAS 131

BELKNAP COUNTY

Goyette, Barbara Kidder, Mansfield, Marsh, James Murray and Sabbow.

CARROLL COUNTY

Roderick Allen, Conley, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Cleon Heald, Knight, Marshala, Milbank, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Cooney, Huggins and Judd.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Gemmill, Logan, Pepitone and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Baker, Bednar, Belanger, Wilfrid Boisvert, Carter, Joseph Cote, Crotty, Drewniak, Favreau, Granger, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Lawrence, Lynch MacDonald, McLaughlin, Morgan, Morgrage, Morrissette, Fred Murray, Russell Perkins, Reidy, Henry Richardson, Seamans, Sing, Kenneth Spalding, Sullivan, Sweeney, P. Robert Thibeault, Tropea and Ziakas.

Ayles, Bartlett, John Cate, Chandler, Christensen, Estee, George Gordon, Harriman, James Humphrey, Packard, Rich, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, William Boucher, Campbell, Collishaw, Charles Cummings, Roy Davis, Ellis, Erler, Gage, Gaskill, Goff, Gorman, Hoar, Kashulines, Page, Parolise, Parr, Anthony Randall, Rogers, Sayer, Schwaner, Constance Simard, Twardus, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Canney, Dumais, Dunlap, Joos, Kimball, Kincaid, Osgood, Parshley, Preston, Rowell, Ruel, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante and Roma Spaulding.

NAYS 188

BJ LKNAP COUNTY

Beard, Bowler, Brouillard, French, Hildreth, Lawton, Leary, Nighswander and Kenneth Randall.

CARROLL COUNTY

Russell Chase, Claflin and Dickinson.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Cournoyer, Fillback, Hanna, Ladd, Langille, McGinness, Proctor, Ramsey and Russell.

COOS COUNTY

Drake, Horton, Hunt, Oleson, Patenaude, Poulin, Valliere and Wiswell. GRAFTON COUNTY

David Bradley, Chambers, Cynthis Clark, Copenhaver, Cornelius, Myrl Eaton, Fimlaid, LaMott, Mann, Melnick, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Arnold, Barrett, Belcourt, Bernier, Bishop, Emile Boisvert, Boyd, Bragdon, Bruton, Burke, Cobleigh, Coburn, Corey, Corser, Coutermarsh, Cullity, Philip Currier, Day, Douzanis, Clyde Eaton, Joseph Eaton, Ferguson, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Salvatore Grasso, Gravelle, Holland, Edmund Keefe, LaChance, Lamy, LaPlante, Levasseur, Lyons, Martel, Martin, McDonough, McGlynn,

Milne, Nardi, Normand, Timothy O'Connor, Orcutt, Paradis, Peters, Polak, Quigley, Reardon, Record, Shea, Andrea Simard, Leonard Smith, Spirou, Theriault, Harold Thomson, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington and Woodruff.

MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, David Currier, Eugene Daniell, Alice Davis, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Millard, Noble, Plourde, Ralph, Riley, Shapiro, Tarr, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Appel, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cunningham, Dame, Eastman, Flanagan, Ganley, Gillis, Goodrich, Greene, Kelley, King, Krasker, MacGregor, Maynard, McEachern, Niebling, O'Connell, Reese, Richards, Sanborn, Skinner, Splaine, William Stevens, Stimmell, Tavitian, George Thibeault and Webster. STRAFFORD COUNTY

Bouchard, Shirley Clark, Donnelly, Dudley, Charles Grassie, Habel, Hebert, Horrigan, Lessard, McManus, Parnagian, Pray, Robillard, Sackett and Woods.
SULLIVAN COUNTY

Desnoyer, Frizzell, Lucas, Scott, Sara Townsend, Tucker and Williamson. and reconsideration lost.

Reps. Ladd, Polak and Richards who voted nay on the question of reconsideration on HB 129 notified the clerk they inadvertently voted incorrectly, and wished to be recorded in favor of reconsideration.

Rep. Melnick moved reconsideration on CACR 15, relating to voluntary prayer. Providing that no person shall be prohibited from nor compelled to participate in any voluntary exercise of prayer in any public school, building or meeting place.

Reconsideration lost.

Thursday, May 8, will be a consent calendar day.

341 members were recorded as present.

On the motion of Rep. Spirou, the House adjourned at 10:20 o'clock in honor of Greek Easter.

Tuesday, 6May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

(15 seconds of silent prayer)

We get a little uneasy when we are quiet with ourselves for even a short period of time. It is not our custom here to be very quiet and listen deeply for that special self unsoiled by the pressure of issues. The busy sounds of our times rush mad!y in on us and we are impatient to get to it—to what? O God, here we have just begun a new session and our "get up and go, has already got up and went." Give us that "go power" that only You can give. Let us hear Your voice that sings, "It is worth-while! It is really worth-while!" Set us free to do the best that is in each of us. There, we feel better just knowing that You are running with us Lord, all the way, all the way. Amen!

Rep. Belair led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Rousseau and Cressy, indefinite, illness.

Rep. Crotty, the day, illness.

Rep. Baker, the day, illness in the family.

Rep. Tucker, today and tomorrow, important business.

Rep. Levasseur, the week, illness.

INTRODUCTION OF GUESTS

Karen Gilbert and Shelia Shumway, students at Mascoma High School, guests of Rep. Altman; John Marro, guest of Rep. Burns; Twenty women of the Rockingham County Cooperative Extension Service and their leader Ruth Stimson of Londonderry; Shirley Jennings of Oklahoma, former member of the House, guest of Lebanon Delegation.

ENROLLED BILLS REPORT

HB 242, relative to the tenure of office of town and village district officers appointed to fill the vacancy of an elected officer.

HB 563, naming the 10th Mountain Division Memorial Highway.

Mabel L. Richardson For The Committee.

SENATE NONCONCURRENCE HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 74, relative to changes in timber harvesting laws.

The President appointed Sens. Rock, Poulsen and Foley.

Rep. Greene moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps. Bruce Townsend, Turner, Richard Bradley and Niebling.

INTRODUCTION OF SENATE BILLS First, second reading and referral

CACR 14, legislative requirements for statutes relative to sales and income taxes. Providing that: Sales and income taxes may not be passed in either house of the legislature unless approved by sixty percent of the legislators present and voting on the subject. To Constitutional Revision.

SCR 10, urging the public utilities commission to exercise its rule-making authority by providing lower rates to consumers who conserve energy. To Statutory Pevision

SCR 11, memoralizing Congress to investigate pricing of and problems relating to energy resource supplies. To Statutory Revision.

SCR 12, establishing a special joint committee on energy resources and energy uses. To Legislative Administration.

SCR 17, establishing a select committee to study the election laws and the application of same. To Legislative Administration.

SB 315, annexing the unincorporated place of Livermore to the town of Waterville Valley. To Municipal and County Government.

SB 347, relative to police standards and training. To Judiciary.

SB 204, relative to water resources board expenditures of fees on repair and maintenance of dams. To Resources, Recreation and Development,

SB 249, relative to the duties and authority of the commissioner of health and welfare and increasing certain penalties. To Executive Departments and Administration.

SB 182, relative to municipal development of industrial facilities.—To Municipal and County Government.

SB 288, providing an option of first refusal on the real estate which comprises Pease Air Force Base, if said base is deactivated and declared surplus by the federal government and offered to the state. To Public Works.

SB 192, including new mobile homes and new house trailers in the certificate of title act. To Transportation.

SB 346, relative to the use of wiretapping devices by law enforcement officers. To ${\sf Judiciarv}$.

SB 338, providing for the defense and indemnification of state officers and employees against claims and civil actions arising out of acts committed while in the course of their employment and within the scope of their authority. To Judiciary.

SB 339, relative to introduction of evidence at board of taxation hearings. To Judiclary.

SB 287, relative to the review of bail by the superior court. To Judiciary.

SB 321, prohibiting attorneys employed by the office of the attorney general from engaging in the private practice of law. To Judiciary.

SB 300, relating to discharge from parole or probation for certain offenses.—To ${\sf Judiciary}$.

SB 286, relative to fees of sheriffs and deputy sheriffs. To Municipal and County Government.

SB 212, relative to incorporation of nonprofit health service corporations:—To Health and Welfare.

SB 254, relative to licensing physicians and surgeons. To Health and Welfare.

SB 165, relative to motor vehicle plates for amateur radio operators. To Transportation.

SB 186, providing for reimbursement from the traffic safety fund to persons taking private education courses. To Transportation.

SB 294, relative to a short form mortgage or deed of trust. To Judiciary.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors. Transportation.

SB 322, relative to the degree granting authority of New England Aeronautical Institute. Education.

SB 331, establishing the Salmon Falls river watershed advisory committee. Resources. Recreation and Development.

SB 209, empowering the public utilities commission to hire a consultant firm to evaluate the use of utilities investments. Statutory Revision. .

SB 200, relative to rate increases by public utilities operating in this state and adjoining states. Statutory Revision.

SB 330, providing that the property tax on boats is subject to local option. Municipal and County Government.

SB 340, relative to material inserted in town warrants. Municipal and County Government.

SB 341, relative to the definition of clerk in certain election laws. Municipal and County Government.

SB 336, providing for alternate members on the Connecticut River Valley and the Merrimack River Valley Flood Control Commissions. Resources, Recreation and Development.

SB 326, relative to state contracts with nonresident corporations not organized for profit. Executive, Departments and Administration.

SB 240, removing the necessity of a vestibule between the street and a restaurant or hotel cocktail lounge. Liquor Laws.

SB 177, relative to bonds in public works projects. Public Works.

SB 285, relative to entrance to restaurant cocktail lounges in old buildings. Liquor Laws.

SB 335, relative to the notice requirement for the early retirement option for supreme and superior court justices. Executive, Departments and Administration.

SB 325, relative to assaults by prisoners and the offense of escape. Judiciary.

 ${\sf SB\,297},$ restricting camping along a public highway and on public property. Public Works.

SB 106, relative to the form and content of documents filed with the register of deeds. Municipal and County Government.

SB 164, establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center of the N.H. hospital. State Institutions.

SB 16, requiring reflectorized number plates on motor vehicles. Transportation.

SB 114, to authorize issuance of special wine license to holders of on-sale beer permits. Liquor Laws.

SB 148, relative to the meals and rooms tax exemption for permanent hotel residents. Ways and Means.

SB 193, providing for liquor licenses for nonprofit performing arts facilities. Liquor Laws.

SB 206, permitting the hodler of an on-sale beverage permit to employ the holder of an off-sale beverage permit in an entertainment capacity. Liquor Laws.

SB 242, providing an exemption from reassessment of property taxes for the installation of insulation in owner-occupied single-family residences. Ways and Means.

SB 247, relative to Sunday dancing in liquor establishments. Liquor Laws.

SB 262, permitting children of liquor licensees and permittees to serve as an entertainer. Liquor Laws.

SB 319, increasing the airways toll on motor fuels used in the propulsion of aircraft by two cents per gallon. Transportation.

SB 334, exempting guarantees for maintenance products from motor vehicles warranty regulations. Transportation.

SB 221, exempting carriers under contract with governmental units from regulations under RSA 375-B. Transportation.

SB 305, relative to qualifications for admission to the practice of law. Judiciary.

SB 226, creating the crime of negligent contribution to a child's delinquency and permitting a person to recover damages resulting from the torts of a minor in an action against the minor's parents. Judiciary.

SB 255, authorizing electronic banking for state banks. Banks and Insurance.

SB 202, relative to disposition of antique motor cars. Transportation.

SB 237, requiring state construction of access roads in certain cases. Public Works. SB 181, relative to the authority of fire and police chiefs to order autopsies.

Municipal and County Government.

SB 264, relative to requiring the board of trustees of the state prison to set the fee for room and board for an inmate on work release. State Institutions.

SB 266, relative to restrictions on the sales on honey. Environment and Agriculture.

SB 273, requiring public buildings to provide only one entrance and exit designed for the handicapped. Public Works.

SB 277, restricting the taking of fish in trout waters. Fish and Game.

SB 183, relating to posting the breeding certificate of a stallion. Environment and Agriculture.

SB 170, relative to the timber yield tax. Ways and Means.

SB 203, relative to compensation deductions and late filing fees under the business profits tax. Ways and Means.

SB 215, providing that interest earned on monies deposited into the sire stakes fund may be used pursuant to RSA 426-A:5. Environment and Agriculture.

SB 228, relative to hearings before the racing commission and appeals from decisions of said commission. Executive, Departments and Administration.

SB 251, relative to inheritance taxes. Ways and Means.

SB 265, requiring contracts to sell real estate for commission to be in writing. $\mbox{\it Judiciary}.$

SB 312, relative to security deposits on real property. Judiciary.

SB 313, providing that totally and permanently disabled persons may apply for a tax lien on their real estate. Ways and Means.

SB 214, authorizing insurance companies to purchase certain property in connection with employee relocation programs. Banks and Insurance.

SB 283, prohibiting the reduction of accident and health insurance benefits by reason of an increase in social security benefits. Banks and Insurance.

SB 78, establishing a committee to study methods of financing public education. Education.

SB 257, designating the French language as the second official language of international communication of the state and encouraging its instruction in the schools of the state. Education.

SB 95, appropriating funds for the administration of title I of the higher education act of 1965. Appropriations.

SB 270, relative to permitting the sale of liquid fuels without adhering to trade names. Transportation.

names. Transportation.

SB 199, requiring the public utilities commission to investigate and report on any

fuel surcharge or purchased commidity charge of a public utility. Statutory Revision. SB 263, to enable the Seabrook Beach village district to adopt zoning. Municipal and County Government.

SB 208, limiting the liability of certain owners of land. Resources, Recreation and Development.

SB 292, relative to procedures for competitive bidding in Hillsborough county. Municipal and County Government.

SB 298, providing for the transition of executive power to the governor-elect. Executive, Departments and Administration.

SB 289, revising the pesticides control act. Environment and Agriculture.

SB 316, prohibiting the sale of birth control devices to certain minors without parental consent. Health and Welfare.

SB 337, adding a chiropractor to the health and welfare advisory commission. Health and Welfare.

SB 308, increasing cosmetology and manicuring license and registration fees and establishing biennial renewal periods for such licenses and registration. Health and Welfare.

SB 317, increasing license fee for taking fur-bearing animals by use of traps. Fish and Game.

SB 323, expanding the role of the athletic commission. Resources, Recreation and Development.

SB 324, relative to the sale of fresh water fish raised outside the state. Fish and Game.

SB 332, relative to the powers of the director of the fish and game department and conservation officers concerning all marine species. Fish and Gam.e

SB 222, relative to the position of handle bars on motorcycles. Transportation.

SB 178, restricting the changing of the height of a motor vehicle body or chassis. Transportation.

SB 162, relative to the public defender service in Merrimack and Hillsborough counties, Judiciary,

SB 10, establishing mandatory sentences for narcotic drug pushers. Judiciary.

SB 86, relative to municipal electrical revenue bonds and participation in a New England power pool. Interstate Cooperation.

SB 89, restricting political signs as to time and location. Statutory Revision.

SB 172, increasing the amount of political expenditures authorized for candidates in primary elections seeking the office of governor, U.S. senator, representative in congress, and representative to the general court. Statutory Revision.

SB 248, relative to confidentiality of legislative budget assistant working papers and access to records and documents to perform post-audit functions. Judiciary.

SB 4, regulating the liability of governmental units in action to recover for bodily injury. Judiciary.

SB 272, relative to the office of energy administrator. Executive, Departments and Administration.

SB 343, relative to direct billing by insurers. Banks and Insurance.

SB 211, increasing the minimum level at which competitive bidding is required on State Public Works projects. Public Works.

SB 284, authorizing the construction of a medical facilities building by the N.H. Medical Society on the grounds of the N.H. Technical Institute, Concord. Public Works

SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns. Environment and Agriculture.

SB 301, relative to the composition of the civil defense executive council and changing the name to the civil defense advisory council. Claims, Military and Veterans Affairs.

SB 50, relative to protective services for adults. Judiciary.

SB 252, relative to the dissemination of hardcore pornographic materials. Judiciary.

SB 244, requiring the superior court to award costs to the prevailing party in eminent domain proceedings. Judiciary.

SB 243, permitting the use of recording devices in public meetings. Judiciary.

SB 230, requiring a probation officer to furnish copies of his report to counsel in criminal cases. Judiciary.

SB 235, relative to the membership on the judicial council. Executive, Departments and Administration.

SB 139, relative to revocation of a license to operate a motor vehicle upon a final conviction of various offenses. Judiciary.

SB 245, establishing an additional fee for dog and kennel breeder licenses to provide funds for the veterinary diagnostic laboratory. Municipal and County Government.

SB 218, relative to the confidentiality of medical review committee proceedings. Judiciary.

SCR 16, memoralizing Congress to provide that the amount of petroleum products exported from the United States to any country shall not exceed the amount imported from the country to whom the export is proposed. Interstate Cooperation.

SCR 6, memoralizing the secretary of transportation to expedite the planning and construction of I-93 in New Hampshire. Public Works.

SCR 14, establishing an interim study committee to investigate the fee structure

for registration of automobiles. Transportation.

SB 26, to provide for the design and contract plans for the reconstruction of

Pontook Dam on the Androscoggin River in Dummer. Public Works. SB 196, authorizing the modification or termination of the Amherst-Milford area

school plan. Education.

SB 160, permitting amendments to zoning ordinances proposed by petition to be acted upon at a special meeting in addition to the annual meeting. Municipal and County Government.

SB 173, relative to optional election of planning board members in towns. Municipal and County Government.

SB 176, relative to eligibility for federal funds under the federal Housing and Community Development Act of 1974. Municipal and County Government.

SB 185, relative to the closing of schools on Memorial Day and Veterans Day.

SB 189, relative to information required to be maintained and updated by the supervisors of the checklist. Statutory Revision.

SB 210, relative to notice on hearings on approval of subdivision plans. Municipal and County Government.

SB 233, establishing a study commission on the rights of children. Executive, Departments and Administration.

SB 236, relative to emergency expenditures under the municipal budget law. Municipal and County Government.

SB 238, relative to payment to certain town clerks for services to unincorporated places during elections and making an appropriation therefor. Statutory Revision.

SB 253, permitting the use of computerized ballot casting and counting devices for elections with the approval of the ballot law commission. Statutory Revision.

SB 220, making an appropriation for the current use advisory board.

Appropriations.

SB 163, relative to uniformity of parole eligibility requirements for prisoners sentenced prior to the effective date of the criminal code. Judiciary.

SB 171, providing for the licensing of an estetician by the Board of Cosmetology. Health and Welfare.

SB 187, relative to the taking of fisher cats. Fish ,nd Game.

SB 180, designating the haddock as the state fish of New Hampshire. Fish and Game.

SB 229, establishing a committee to study bicycles and the development of state highway system for the simultaneous and compatible operation of motor vehicles and bicycles. Transportation.

SB 232, providing for motorcycle learner's permits. Transportation.

SB 239, establishing a committee to study administration, navigation and transportation on state waterways. Transportation.

SB 124, authorizing the New Hampshire state port authority to appoint additional harbor personnel. Appropriations.

SB 88, permitting cities and towns to set their own fee schedules for dog licenses.

Municipal and County Government.

Rep. French moved that the list of Senate Bills introduced be printed in the journal.

Adopted.

The Speaker called for the special orders.

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Bill allows insurance commissioner to set up some way of spreading risk over all insurance companies licensed to write liability insurance in New Hampshire. Since very few companies write medical malpractice insurance the cost for claims pushes up the premiums. Spreading the cost over other insurance companies helps keep the cost of malpractice policies down.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Persons Required to Participate. Amend RSA 404-C:3 (supp), as inserted by 1971, 488:1, by striking out said section and inserting in place thereof the following:

404-C:3 Persons Required to Participate. Each plan shall require participation by all insurers licensed in this state to write the kinds of insurance covered by the specific plan and all agents licensed to represent such insurers for the kinds of business covered by the specific plan, except that the commissioner may exclude classes of persons for administrative convenience or because it is not equitable or practicable to require them to participate on the plan.

3 Effective Dat. This act shall take effect sixty days after its passage.

Rep. Shirley Clark explained the committee amendment.

Amendment adopted.

Rep. Hess offered an amendment and spoke to her amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance and establishing a commission to study the medical injury reparations system.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Commission to Study the Medical Reparations System.

- I. A commission to study the medical injury reparations system is hereby established, consisting of the following members: the commissioner of health and welfare, the insurance commissioner and no more than eight other members to be appointed as follows: two who are members of the medical profession, to be appointed by the New Hampshire Medical Society; two who are members of the legal profession, to be appointed by the New Hampshire Supreme Court; two who are representatives of a risk sharing plan for medical malpractice insurance, if such a plan is established under section 1 of this act, to be appointed by the management of said plan; and two representatives of the general public, unaffillated with the insurance or health care industries or the emdical or legal professions, to be appointed by the governor. The commissioner of health and welfare shall be the chairman of the commission.
- II. The commission shall review all existing laws and practices relating to reparations for medical injury and shall recommend such changes as may be necessary to provide prompt, equitable compensation to those sustaining medical injury, to discourage groundless claims, to reduce the cost of providing just compensation and such other changes which the commission considers will improve the efficiency if the medical injury reparations system.
- III. On or before January 1, 1977, the commission, in cooperation and consultation with appropriate state and federal agencies, the medical and legal professions, the insurance industry and representatives of the general public, shall prepare and submit its report and recommendations to the governor, the president of the senate and the speaker of the house of representatives.

4 Effective Date. This act shall take effect sixty days after its passage.

Rep. Shirley Clark spoke in favor of the amendment.

Amendment adopted.

Rep. Buckman offered an amendment and spoke to his amendment.

Reps. Shirley Clark, A. C. Jones and Hess spoke against the amendment.

Amendment lost.

Ordered to third reading.

SB 33, relative to specific responsibilities of the division of mental health of the department of health and welfare. Majority: Ought to pass. Rep. Eugene Daniell for Health and Welfare. Minority: Inexpedient to legislate. (Reps. Howard, Roma Spaulding, Wilson, Osgood, Sullivan, Gabrielle, Gagnon and Reardon)

Majority: This bill defines in broad comprehensive terms the various overall responsibilities of the division of mental health and its director.

Minority: This bill is an excessive piece of legislation as the division of mental health of the department of health and welfare now has broad powers by statutes.

Rep. Roma Spaulding moved that report of the minority, inexpedient to legislate, be substituted for report of the majority, ought to pass, and spoke to her motion.

Reps. McLane, Eugene Daniell and Griffin spoke against the motion.

Rep. George Gordon spoke in favor of the motion.

Rep. Fleisher spoke to the committee report.

Rep. Gelinas moved the previous question.

Sufficiently seconded.

Adopted.

Rep. George Gordon requested a roll call.

Sufficiently seconded.

Yeas 161 Nays 140 Yeas 161

BELKNAP COUNTY

French, Mansfield, Sabbow, and Young.

CARROL COUNTY

Roderick Allen, Dickinson, Fullam, Howard and Towle.

CHESHIRE COUNTY

Ames, Ballam, Cournoyer, Fillback, Langille. Turner and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Rebecca Gagnon, Huggins, Hunt, Judd, Victor Kidder, Mabel Richardson and York.
GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, George Cate, W. Murray Clark, Gaylord Cummings, Dahaime, Logan, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Barrett, Belcourt, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Coburn, Joseph Cote, Forsaith Daniels, William Desmarais, Douzanis, Clyde Eaton, Ferguson, Gabrielle Gagnon, Granger, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Lefebvre, Milne, Morgrage, Morrissette, Polak, Quigley, Reardon, Henry Richardson, Andre Simard, Sing, Kenneth Spalding, Sullivan, P. Robert Thibeault, Harold Thomson, Vachon, Withington and Zechel.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Jonh Cate, Chandler, George Gordon, Hanson, Harriman, James Humphrey, William Kidder, Millard, Noble, Riley, Shepard, Sherman, Doris Thompson and Elmer Wiggin.
ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Collishaw, Charles Cummings, Cunningham, Danforth, Roy Davis, ERIer, Gage, Gaskill, Goff, Goodrich, Gorman, Hobbs, Kashulines, King, Page, Anthony Randall, Read, Rogers, Sayer, Schwaner, Constance Simard, Skinner, Tavitian, George Thibeault, Twardus, and Wilson. STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Desnoyer, Frizzell, Lebrun, Scott, Roma Spaulding and George Wiggins.

NAYS 140

BELNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Leary, Nighswander, and Kenneth Randall. CARROLL COUNTY

Russell Chase and Claflin.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Close, Cooke, Hanna, Cleon Heald, Knight, Marsha'a, Milbank, Proctor, Russell, Anthony Stevens and WElls.

COOS COUNTY

GRAFTON COUNTY

Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Mann, Melnick and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Bednar, Belanger, Boyd, Cobleigh, Colson, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Day, Joseph Eaton, Favreau, Fleisher, Gardner, Gauthier, Gelinas, Gravelle, Ingram, Lyons, Martel, Martin, McGlynn, Morgan, Fred Murray, O'Neil, Orcutt, Peters, Reidy, Shea, Leonard Smith, Spirou, Theriault, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Castaldo, Milton Cate, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hess, H. Gwendolyn Jones, Kenison, Labonte, McLane, McNichol, Ralph, Rich, Shapiro and Underwood.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Campbell, Collins, Thomas Connors, Cotton, Dame, Donald Decesare, Grace Decesare, Eastman, Flanagan, Ganley, Greene, Griffin, Hoar, Kelley, Krasker, MacGregor, McEachern, Niebling, O'Connell, Parolise, Peterson, Reese, Richards, Sanborn, Splaine, William Stevens, Webster and Wolfsen. STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Horrigan, McManus, Rod O'Connor, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts and Torrey.
SULLIVAN COUNTY

Lucas and Sara Townsend.

and the motion passed.

Rep. Appel, who voted yea, notified the clerk that she inadvertently voted incorrectly and wished to vote nay.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit the introduction of committee reports without two days' notice in the calendar for today only.

Adopted by the necessary two-thirds.

COMMITTEE REPORTS

HB 51, relative to eligibility requirements for property tax exemptions for the elderly. Ought to pass with amendment. Rep. Appel for Ways and Means.

The committee recommends passage of this bill notwithstanding the lack of state funding. It will benefit many elderly home owners at a nominal cost to the other owners of real property in each community.

AMENDMENT

Amend RSA 72:39 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

72:39 Exemption for Persons Sixty-eight Years or Over. Resident real estate, as defined by RSA 72:29, II, to the assessed value of five thousand dollars shall be exempt from taxation provided, however, if property within the town or city is not assessed at its full and true market value, the amount of valuation exempted will be that proportion of five thousand dollars that the level of assessments as found by the tax commission bears to one hundred percent, if it is:

I. Owned by a resident sixty-eight years of age or over;

II. Owned by a resident jointly or in common with his spouse, either of whom is sixty-eight years of age or over;

III. Owned by a resident sixty-eight years of age of over jointly or in common with a person not his spouse;

IV. Owned by a resident whose spouse is sixty-eight years of age or over and who has been living with his spouse as man and wife for at least five years in the house for which the exemption is requested; or

V. Owned by a resident whose spouse is sixty-eight years of age or over and who has been living with his spouse as man and wife for at least ten years in this state.

Rep. Wilfrid Boisvert explained the committee report.

Reps. Hanson, Cunningham and Appel spoke in favor of the committee report. Reps. George Gordon and Eugene Daniell spoke against the committee report.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Joseph Cote requested a roll call.

Sufficiently seconded.

Rep. Clyde Eaton abstained from voting under Rule 16.

YEAS 259 NAYS 45 YEAS 259

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Leary, Marsh, James Murray, Nighswander, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Claflin, Dickinson, Fullam and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Hanna, Cleon Heald, Knight, Ladd, Langille, Proctor, Ramsey, Russell, Turner, Wells and Whipple. COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, Victor Kidder, Patenaude, Poulin, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Altman, Richard Bradley, Buckman, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Melnick, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Bednar, Belanger, Bishop, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Colson, Corey, Corser, Kendall Cote, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Ingram, Karnis, Edmund Keefe, LaChance, Lamy Lawrence, Lefebvre, Lhons, MadConald, Martel, Martin, McDonough, McGlynn, Milne, Morgan, Morgrage, Morrissette, Timothy O'Connor, O'neil, Orcutt, Peters, Polak, Quigley, Reardon, Reidy, Henry Richardson, Seamans, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

Ayles, Bartlett, Castaldo, John Cate, Chandler, Raymond Chase, Christensen, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, H. Gwendolyn Jones, Labonte, McLane, McNichol, Rich, Shapiro, Shepard, Sherman, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Goodrich, Gorman, Greene, Hobbs, Kashulines, Kelley, King, Krasker, MacGregor, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Sayer, Schwaner, Skinner, Splaine, William Stevens, Stimmell, Tavitian, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Lessard, McManus, Parshley, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Lucas, Scott, Sara Townsend and Williamson.

NAYS 45

BELKNAP COUNTY Mansfield.

CHESHIRE COUNTY

Cournoyer, Fillback, Marshala and Milbank.

COOS COUNTY

Horton, Huggins, Judd, George Lemire and Wiswell.

GRAFTON COUNTY

Ira Allen, George Cate, Gaylord Cummings and Pepitone.

HILLSBOROUGH COUNTY

Belcourt, Boyd, Joseph Cote, Drewniak, Joseph Eaton, Favreau, Howard Humphrey and Andre Simard.

MERRIMACK COUNTY

Chris Andersen, Milton Cate, Eugene Daniell, George Gordon, James Humphrey, Millard, Noble, Ralph and Tarr,

ROCKINGHAM COUNTY

Griffin, Constance Simard, George Thibeault and Webster.

STRAFFOTD COUNTY

Bouchard, Shirley Clark, Maloomian, Osgood, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Roma Spaulding and George Wiggins.

and the amendment was adopted.

Ordered to third reading.

Reps. Keniston, Hoar and Conley wish to be recorded in favor of HB 51.

HB 336, establishing a timber yield tax study committee and making an appropriation therefor. Inexpedient to legislate. Rep. Johnson for Ways and Means. Other legislation pending in this session will deal with the timber tax problem.

Resolution adopted.

HB 355, to establish a sweepstakes and gaming commission, and making an appropriation therefor. Inexpedient to legislate. Rep. Marsh for Ways amd Means.

By unanimous vote of those present, the committee was of the opinion, that New Hampshire should not move in this direction at this time.

Rep. Sayer moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

(Rep. French in the Chair)

Reps. Seamans, Spirou and Philip Currier spoke against the motion.

Rep. Morrissette spoke in favor of the motion.

Reps. Sayer, George Gordon, Daniel Healy, Hobbs and Bisbee requested a roll call.

Sufficiently seconded.

YEAS 64 MAYS 257 YEAS 64

BELKNAP COUNTY

Leary, James Murray and Young.

CHESHIRE COUNTY Langille and Nims.

COOS COUNTY

Burns, Mabel Richardson, Valliere and York,

GRAFTON COUNTY

Ira Allen, Buckman, W. Murray Clark, Myrl Eaton and Pepitone.

HILLSBOROUGH COUNTY

Barrett, Bragdon, Burke, Joseph Cote, Kendall Cote, William Desmarais, Drewniak, Clyde Eaton, Favreau, Gravelle, George Healy, Karnis, LaChance, MacDonald, McDonough, McLaughlin, Morrissette, Timothy O'Connor, Paradis, Reardon, Reidy, Sullivan, Sweeney and Theriault.

MERRIMACK COUNTY

Ayles, Milton Cate, Chandler, Eugene Daniell, George Gordon, Labonte, Millard, Plourde and Riley.

ROCKINGHAM COUNTY

Barka, Belair, Donald DeCesare, Gage, Gorman, O'Connell, Peterson, Read, Sayer and Tavitian.

STRAFFORD COUNTY

Donnelly, Dumais, Dunlap and Joncas.

SULLIVAN COUNTY

Brodeur, D'Amante and George Wiggins.

NAYS 257

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Hildreth, Mansfield, Marsh, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Nanna, Cleon Heald, Knight, Ladd, Marshala, Milbank Proctor, Ramsey, Russell, Turner, Wells and Whipple.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Patenaude, Poulin and Wiswell.
GRAFTON COUNTY

Altman, Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Gemmill, Logan, Mann, Melnick, Symons, Taylor, and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Bednar, Belanger, Belcourt, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bruton, Carswell, Cobleigh, Coburn, Colson, Corey, Courser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Ingram, Edmund Keefe, Lamy, Lawrence, Lefebvre, Martel, Martin, McGlynn, Milne, Morgan, Morgrage, O'Neil, Orcutt, Peters, Polak, Quigley, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Spirou, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Castaldo, John Cate, Raymond Chase, Christensen, David Currier, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, McLane, McNichol, Noble, Ralph, Rich, Shapiro, Shepard, Sherman, Tarr, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Grace DeCesare, Eastman, Ellis, Flanagan, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, MacGregor, McEachern, Niebling, Page, Parolise, Parr, Anthony Randall, Reese, Richards, Rogers, Sanborn, Schwaner, Constance Simard, Skinner, Sp aine, Stimmell, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Dudley, Charles Grassie, Habel, Horrigan, Joos, Kimball, Kincaid, Lessard, Maloomian, McManus, Osgood, Parnagian, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.
SULLIVAN COUNTY

Barrus, Burrows, Desnoyer, Frizzell, Lebrun, Lucas, Scott, Roma Spaulding, Sara Townsend and Williamson.

and the motion lost.

Resolution adopted.

HB 457, requiring assessment and filing of state interest and dividends taxes to be concurrent with the assessment and filing of federal fiduciary income taxes. Inexpedient to legislate. Rep. Russell L. Perkins for Ways and Means.

The committee didn't feel there was a need to pass this bill at this time.

Rep. Nighswander moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Rep. Appel explained the committee report.

Rep. Philip Currier spoke against the motion.

Motion lost.

Resolution adopted.

HB 461, providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering commission to administer the same, and making an appropriation therefor. Inexpedient to legislate. Rep. Anne B. Gordon for Ways and Means.

By unanimous vote of those present, the committee felt there would be no significant advantage to the state to adopt this proposed legislation.

Rep. Sayer moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Seamans, Marsh and Coutermarsh spoke against the motion.

(Speaker in the chair)

Rep. Philip Currier moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 51 NAYS 265 YEAS 51

BELKNAP COUNTY

Leary and James Murray.

CHESHIRE COUNTY

Cournoyer and Nims.

COOS COUNTY

Valliere and York.

GRAFTON COUNTY

Ira Allen, Buckman, W. Murray Clark, and Pepitone.

HILLSBOROUGH COUNTY

Joseph Cote, Kendall Cote, Day, William Desmarais, Joseph Eaton, Favreau, Gardner, Gravelle, George Healy, LaChance, MacDonald, McDonough, McLaughlin, Morrissette, Timothy O'Connor, Paradis, Reardon, Sullivan and Theriault.

MERRIMACK COUNTY

Chris Andersen, Chandler, Eugene Daniell, George Gordon, Labonte and Millard. ROCKINGHAM COUNTY

William Boucher, Collins, Donald DeCesare, King, O'Connell, Peterson, Sayer and William Stevens.

STRAFFORD COUNTY

Donnelly, Dumais, Hebert, Kincaid and Parnagian.

SULLIVAN COUNTY

Brodeur, D'Amante and Scott.

NAYS 265

BELKNAP COUNTY

Beard, Brouillard, French, Goyette, Hildreth, Mansfield, Marsh, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Fullam, Howard and Towle. CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Fillback, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Ramsey, Russell, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Fortier, Rebecca Gagnon, Horton, Juggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Patenaude, Poulin, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Altman, Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan, Mann, Melinck, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Barrett, Bednar, Belanger, Belcourt, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Corey, Corser, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Douzanis, Clyde Eaton, Fleisher, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lawrence, Lefebvre, Martel, Martin, McGlynn, Milne, Morgan, Morgrage, Fred Murray, O'Neil, Orcutt, Peters, Polak, Quigley, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Leonard Smith, Kenneth Spalding, Spirou, P. Robert Thibeault, Harold Thomson, Tropea, Vachon. Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, David Currier, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, McLane, McNichol, Noble, Packard, Plourde, Rich, Shapiro, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Grace DeCesare, Eastman, Ellis, Flanagan, Gage, Ganley, Gaskill, Goodrich, Gorman, Greene, Griffin, Hoar, Hobbs, Kashulines, Kelley, Krasker, MacGregor, McEachern, Niebling, Page, Parolise, Parr, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

Appleby, Bernard, Bouchard, Canney, Dudley, Dunlap, Charles Grassie, Habel, Horrigan, Joncas, Joos, Kimball, Lessard, Maloomian, McManus, Osgood, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Burrows, Desnoyer, Frizzell, Lebrun, Lucas, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

and the motion lost.

Resolution adopted.

Rep. Ellis moved that HB 461 be indefinitely postponed.

Adopted.

HB 479, permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems. Ought to pass. Rep. Underwood for Ways and Means.

This is a local option bill of which the title is self-explanatory. The committee unanimously recommends its passage.

Ordered to third reading.

HB 498, authorizing the sweepstakes commission to grant licenses to take wagers on the result of horse races, dog races and other sporting events and making an appropriation therefor. Inexpedient to legislate. Rep. Seamans for Ways and Means.

By unanimous vote of those present, the committee felt it would be unwise to legalize bookmakers.

Rep. Sayer moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Philip Currier spoke against the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sayer requested a roll call.

Sufficiently seconded.

YEAS 61 NAYS 255 YEAS 61

BELKNAP COUNTY

James Murray and Young.

CARROLL COUNTY

Howard.

CHESHIRE COUNTY

Cournoyer, Langille, Nims and Whipple.

COOS COUNTY

Craggy, Poulin and Valliere.

GRAFTON COUNTY

Ira Allen, Buckman, W. Murray Clark and Pepitone.

HILLSBOROUGH COUNTY

Barrett, Joseph Cote, Kendall Cote, William Desmarais, Drewniak, Clyde Eaton, Favreau, Gravelle, George Healy, Karnis, LaChance, MacDonald, McDonough, McLaughlin, Morgan, Morrissette, Fred Murray, Paradis, Reardon, Sullivan and Theriault.

MERRIMACK COUNTY

Chris Andersen, Milton Cate, Chandler, Eugene Daniell, George Gordon, Plourde and Riley.

ROCKINGHAM COUNTY

Barka, William Boucher, Collins, O'Connell, Peterson, Read, Sayer, Splaine and William Stevens.

STRAFFORD COUNTY SUJPONIAN CHINAPY Hebert, Kincaid, Parnagian, Parshley and Winkley.

Brodeur, D'Amante and Scott.

NAYS 255

BELKNAP COUNTY

Beard, Brouillard, French, Goyette, Hildreth, Leary, Mansfield, Marsh, Nighswander, Kenneth Randall and Sabbow. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam and Towle. CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Fillback, Hanna, Cleon Heald, Knight, Ladd, Marshala, Milbank, Proctor, Ramsey, Russell, Turner and Wells.

COOS COUNTY

Burns, Cooney, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Oleson, Patenaude, Mabel Richardson and Wiswell.
GRAFTON COUNTY

Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan, Mann, Milnick, Symons, Taylor and Bruce Townsend. HILLSBOROUGH OCUNTY

Ackerson, Ahern, Bednar, Belanger, Belcourt, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Colson, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Ingram, Edmund Keefe, Lamy, Lawrence, Lefebvre, Lyons, Martel, Martin, McGlynn, Milne, Morgrage, O'Neil, Orcutt, Peters, Polak, Quigley, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Spirou, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, John Cate, Raymond Chase, Christensen, David Currier, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, Labonte, McLane, McNichol, Millard, Noble, Packard, Ralph, Rich, Shapiro, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Flanagan, Gage, Ganley, Gaskill, Goodrich, Gorman, Greene, Griffin, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, MacGregor, McEachern, Niebling, Page, Parolise, Parr, Anthony Randall, Reese, Richards, Rogers, Sanborn, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

Appleby, Bouchard, Canney, Dudley, Charles Grassie, Habel, Horrigan, Joncas, Joos, Kimball, Lessard, Maloomian, McManus, Osgood, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, and Tripp.

SULLIVAN COUNTY
Barrus, Desnoyer, Frizzell, Lebrun, Lucas, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.
and the motion lost.

Rep. Ellis moved that HB 498 be indefinitely postponed. Adopted.

HB 589, relative to limited credits for retailers, vendors and sub-jobbers of tobacco products. Inexpedient to legislate. Rep. Marsh for Ways and Means.

The committee was offered no compelling reasons for this legislation at this time. The vote was unanimous.

Resolution adopted.

HB 608, exempting meals served to the elderly from the meals and rooms tax. Inexpedient to legislate. Rep. Marsh for Ways and Means.

No substantial evidence was offered to support the bill, its passage could cost the state significant amounts of revenue, and it would be difficult to administer. Resolution adopted.

HB 703, relative to permitted deductions for the interest and dividends tax. Inexpedient to legislate. Rep. Anne B. Gordon for Ways and Means.

If passed, this bill would substantially reduce the revenue produced by interest and dividends tax. That revenue goes to the cities and towns and it would be unfair at this time to make the change this bill proposes.

Resolution adopted.

HB 717, relative to the filing of estimated tax on business profits. Ought to pass with amendment. Rep. P. Currier for Ways and Means.

This bill changes the filing requirements under the business profits tax to the benefit of many small seasonal businesses.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Business Profits Tax Return. Amend RSA 77-A:6 (supp), as inserted by 1970, 5:1, as amended, by inserting after paragraph IV the following new paragraph:

V. Notwithstanding any other provision of RSA 77-A, it shall not be necessary for any taxpayer to file a business profits tax return or declaration until the next quarterly due date following the first calendar quarter of the year that the taxpayer actually receives gross business profits as defined by RSA 77-A:1, III. Failure to file a return or declaration at any other prescribed time shall not subject such taxpayer to any fine or penalty under RSA 77-A.

Amendment adopted.
Ordered to third reading.

HB 734, relative to the business profits tax deduction for personal services. Inexpedient to legislate. Rep. Seamans for Ways and Means.

The committee recommends defeat of this bill as its drawbacks appear to outweigh any benefits which it might confer.

Resolution adopted.

HB 759, providing a moratorium to June 30, 1977 on the issuance of new dog racing licenses. Inexpedient to legislate. Rep. Anne Gordon for Ways and Means.

The committee was offered no compelling reasons for this legislation at this time. Resolution adopted.

HB 871, permitting the creation of public greyhound racing kennels and limiting those owned by a track. Ought to pass. Rep. Marsh for Ways and Means.

The concept in this bill appears sound: it offers benefits to the track and the state.

Ordered to third reading.

 $\mbox{HJR 1, establishing a committee to study property tax exemptions. Refer to the Committee on Ways and Means for interim study. Rep. Marsh for Ways and Means.$

The committee would like to take a further look at this legislation. Adopted.

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances. Resolution to Supreme Court requesting an advisory opinion. Appel for Ways and Means.

Because of constitutional questions which have been raised, the committee recommends that an advisory opinion be obtained from the New Hampshire Supreme Court.

HOUSE RESOLUTION

Whereas, there is presently pending before the House of Representatives Senate Bill 17 permitting a local option to expand real estate tax exemptions for the elderly; and

Whereas, legislation proposing new tax exemptions should be closely scrutinized to determine its consistency with the United States and New Hampshire Constitutions; now therefore be it

Resolved by the House of Representatives, that:

The Justices of the Supreme Court be respectfully requested to give their opinion as expeditiously as possible on the following questions of law:

- 1. May the General Court constitutionally delegate to cities and towns the authority to create tax exemptions such as proposed in SB 17, the effect of which would be to permit the cities and towns to decide for themselves, individually and independently, whether or not to grant certain additional real property tax exemptions for the elderly?
- 2. Would failure of some cities and towns to adopt the optional additional exemptions authorized in Senate Bill 17 result in an uneven system of taxation among elderly citizens which would violate constitutionally mandated requirements for uniformity and equality of taxation?
- 3. Do the provisions of Senate Bill 17 calling for incremental increases in the exemption with advancing age conflict with constitutionally mandated requirements for uniformity and equality of taxation?
- 4. Does the failure of the bill to provide comparable tax relief for renters render the bill unconstitutional?
- 5. In all respects, other than those to which the preceding questions relate, is Senate Bill 17 constitutional on its face?
- Be it further resolved that the clerk of the House transmit ten copies of this resolution to the clerk of the Supreme Court for consideration by said court.

Adopted.

SB 83, enabling the racing commission to grant temporary limited licenses to participate in horse races. Ought to pass with amendment. Rep. Cunningham for Ways and Means.

This gives the racing commission power to grant temporary licenses to owners to race horses under certain conditions.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

- 1 Temporary Limited Racing Licenses. Amend RSA 284:19 by striking out said section and inserting in place thereof the following:
- 284:19 Rules of Racing. Said commission shall have the power to make and adopt rules of racing including regulations providing for the licensing, supervising, disciplining, suspending, fining and barring from racing, on any tracks under the jurisdiction of the commission, of horses, owners, breeders, authorized agents, sub-agents, nominators, trainers, jockeys, jockey apprentices, jockey agents, and any other persons, organizations, associations, or corporations, the activities of whom affect the conduct and operation of running or harness horse races at race tracks under the jurisdiction of the commission. At such tracks no person shall enter a horse or participate in any running or harness horse race or meet as an owner, agent, nominator, trainer, jockey, jockey apprentice, or jockey agent within the state without having first procured from the commission a license so to act, and paying such fees as the commission may determine to be reasonable and proper therefor.

The commission, for proper cause, may issue a temporary license for a period not to exceed ten days to any person to enable him on behalf of an owner who is not present in this state to enter a horse or so participate in any running or harness horse race or meet. Such licenses may be revoked by the commission at any time for cause.

Amendment adopted.

Ordered to third reading.

SB 146, extending the time for filing applications for elderly property tax exemptions for 1975. Ought to pass with amendment. Rep. Kenneth Smith for Ways and Means.

This bill simply extends the time to file an application for exemption for the 1975 tax year.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Time Extension. For the 1975 tax year, the requirement of RSA 72:42 that an application be filed on or before April fifteenth is hereby suspended so that an application for an exemption for the 1975 tax year may be filed on or before July 15, 1975.

Amendment adopted.

Ordered to third reading.

RECONSIDERATIONS

Rep. Mary Sullivan moved reconsideration on SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor.

Reps. Olseon and Benton spoke in favor of the motion.

Reconsideration passed.

Rep. Benton moved that SB 90 be recommitted to the committee on Claims, Military and Veterans Affairs.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION Third reading and final passage

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance.

HB 51, relative to eligibility requirements for property tax exemptions for the elderly.

HB 479, permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems.

HB 717, relative to the filing of estimated tax on business profits.

 $\ensuremath{\mathsf{HB}}$ 871, permitting the creation of public greyhound racing kennels and limiting those owned by a track.

SB 83, enabling the racing commission to grant temporary limited licenses to participate in horse races.

SB 146, extending the time for filing applications for elderly property tax exemptions for 1975.

RECONSIDERATIONS

Rep. Wilson moved reconsideration on SB 33, relative to specific responsibilities of the division of mental health of the department of health and welfare.

Reps. Griffin, Sara Townsend and McLane spoke in favor of the motion.

Reps. George Gordon and Roma Spaulding spoke against the motion.

A roll call was requested.

Sufficiently seconded.

YEAS 131 NAYS 196 YEAS 131

BELKNAP COUNTY

Beard, Brouillard, French, Goyette, Hildreth, Leary and Nighswander.

CARROLL COUNTY

Roderick Allen and Claflin,

CHESHIRE COUNTY

Close, Cooke, Hanna, Knight, Ladd, Langille, Proctor, Ramsey, Russell and Wells. COOS COUNT:

Fortier, Horton, Oleson, Patenaude, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Melnick, Symons and Taylor.

HILLSBOROUGH COUNTY

Ahern, Belanger, Bishop, Wilfrid Boisvert, Boyd, Cobleigh, Colson, Corser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Day, Joseph Eaton, Fleisher, Gramling, Gravelle, Ingram, Lyons, Martin, McDonough, McGlynn, Morgan, Morrissette, Fred Murray, O'Neil, Orcutt, Paradis, Peters, Reidy, Shea, Leonard Smith, Sweeney, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, David Currier, Eugene Daniell, Estee, Hager, Haller, Kenison, Labonte, McLane, McNichol, Plourde, Ralph, Rich, Shapiro and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Thomas Connors, Cotton, Donald DeCesare, Flanagan, Ganley, Gaskill, Greene, Griffin, Hoar, Hobbs, Kelley, Krasker, McEachern, O'Connell, Parr, Peterson, Reese, Sanborn, Splaine, William Stevens, Stimmell and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Dudley, Charles Grassie, Hebert, Horrigan, Lessard, McManus, Rod O'Connor, Robillard, Sackett, Barbara Thompson, Tibbetts, and Torrey. SULLIVAN COUNTY

Lucas and Sara Townsend.

NAYS 196

BELKNAP COUNTY

Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow, and Young. CARROLL COUNTY

Russell Chase, Dickinson, Fullam, Howard, Kenneth Smith, and Towle. CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Cleon Heald, Marshala, Milbank, Nims, Turner, and Whipple.
COOS COUNTY

Burns, Cooney, Craggy, Rebecca Gagnon, Huggins, Hunt, Judd, Victor Kidder, George Lemire, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, A.C. Jones, Logan, Mann, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Emile Boisvert, Bragdon, Bruton, Burke, Carswell, Coburn, Corey, Joseph Cote, Kendall Cote, Forsaith Daniels, William Desmarais, Douzanis, Drewniak, Clyde Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier,

Gelinas, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Lefebvre, MacDonald, Martel, McLaughlin, Milne, Morgrage, Timothy O'Connor, Polak, Quigley, Reardon, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon and Withington.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, John Cate, Chandler, Christensen, Alice Davis, Gamache, George Gordon, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Millard, Noble, Packard, Riley, Shepard, Sherman, Doris Thompson and Elmer Wignin

ROCKINGHAM COUNTY

Barka, Bisbee, William Boucher, Briggs, Campbell, Collins, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Grace DeCesare, Eastman, Ellis, Gage, Goodrich, Gorman, Kashulines, King, MacGregor, Niebling, Page, Parolise, Anthony Randall, Read, Richards, Rogers, Sayer, Schwaner, Constance Simard, Skinner, Tavitian, George Thibeault, Twardus, Webster and Wilson.

Appleby, Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, Lebrun, Scott, Roma Spaulding, George Wiggins and Williamson. and reconsideration lost.

Rep. Hager moved reconsideration on SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance.

Reconsideration lost.

Rep. Ellis moved reconsideration on HB 355, to establish a sweepstakes and gaming commission and making an appropriation therefor.

Reconsideration lost.

333 members were recorded as present.

On the motion of Reps. French and Chambers the House adjourned at 4:22 o'clock.

Wednesday, 7May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Almighty and most merciful God of all peoples of this earth, hear our prayers.

You spoke these words to Your great prophet Hosea: "Plant the good seeds of righteousness and you will reap a crop of My love; plow the hard ground of your hearts, for now is the time to seek the Lord, that He may come and shower salvation upon you." (Hosea 10:12)

O God, melt the hardness of our hearts and reach deep beneath the careless top-soil of indifference. Tenderly sow Your righteousness and love where we grow and have our being. Let the crop we bear in word and deed be of like kind and acceptable and pleasing in Your sight. Amen!

Rep. Donald DeCesare led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. A. C. Jones, today and tomorrow, important business. Rep. Lefebvre, indefinite, military obligation.

INTRODUCTION OF GUESTS

Bruce Fiigan, Greg Cope, David GaNun, Larry Meachem, Debbie Mekelatos and Lynn Tuohy, UNH Student Government Committee of Positive Action for University Support, guests of the Speaker.

SENATE MESSAGES ACCEDED REQUEST

COMMITTEE OF CONFERENCE

The Senate has voted to accede to the request for a Committee of Conference on HB 267, relative to the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor.

The President appointed Sens, McLaughlin, Provost and Saggiotes,

CONCURRENCE

HB 329, authorizing cooperative fire protection with other states and the federal government.

REQUEST CONCURRENCE TO AMENDMENT

HB 382, to legalize the town meeting of Bristol held on March 5, 1974. (Amendment printed in S.J. May 6)

Rep. Mann moved that the House concur with the Senate amendment. Adopted.

COMMITTEE REPORTS

HB 14, making an appropriation for library development grants. Inexpedient to legislate. Rep. Drake for Appropriations.

Recommended but unfunded. A good program for library services in New Hampshire.

Resolution adopted.

HB 45, providing for the acquisition of land to replace park and recreation land required for the construction of highways. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill would allow the state to conform to federal regulations concerning highway construction.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for the acquisition of land to replace conservation or recreation land taken by

the state.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Right of Eminent Domain. Amend RSA 4:30-a, as inserted by 1967, 298:1, by inserting after paragraph III the following new paragraph:

IV. In order to transfer comparable land and facilities as provided in this section, the state, or the appropriate agency thereof, may by purchase or condemnation acquire such land and facilities. When title to the replaced land was vested in more than one municipality, title to the replacement land shall be vested in units of each of such municipalities in the same proportion as that in which the replaced land was held.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 61, relative to the rehabilitation of the Laconia state armory. Inexpedient to legislate. Rep. Drake for Appropriations.

The Adjutant General's Office is contemplating closing this facility and transferring it to the City of Laconia. Until this is clarified, the Committee feels that the money should not be spent to repair the facility.

Resolution adopted.

HB 77, relative to registered nurses and practical nurses, their education and registration; and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill raises some of the fees for registering R.N.'s and L.P.N.'s. It adds an L.P.N. to the Board and raises their per diem to \$20. We corrected the source of funds on the last page of the bill so that the funds expended would be out of the restricted fund where the fees collected are kept.

AMENDMENT

Amend RSA 326-B:3, II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

II. To be a member of the board, a registered professional nurse shall be a graduate of an approved school or program of professional nursing and currently licensed as a registered professional nurse under the provisions of this chapter and have at least five years successful experience in the practice of professional nursing, two years of which immediately precede the appointment. In addition, at the time of appointment, three of the registered professional nurses shall be nurse educators each employed in a different type of nursing education program, and two registered professional nurses shall be selected from nursing services.

Amend RSA 326-B:3, IV as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

IV. Each member of the board shall receive twenty dollars for each day actually engaged in official duties of the board and shall be reimbursed for travel at the mileage rate established under RSA 99-A:1.

Amend section 2 of the bill by striking out the concluding unnumbered paragraph and inserting in place thereof the following:

The sums appropriated by this section shall be a charge against the board of nursing education and nurse registration revenue,

Amendment adopted.

Ordered to third reading.

HB 94, relative to authorizing payment for travel expenses for members of the bicentennial commission. Ought to pass with amendment, Rep. Drake for Appropriations.

There are no general funds involved in this reasonable bicentennial request.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Authorizing Payment for Members' Travel Expenses, Amend 1969, 455:4, as amended by 1971, 496:2, by striking out said section and inserting in place thereof the following:

455:4 American Revolution Bicentennial Commission. There is hereby established the New Hampshire American Revolution Bicentennial Commission for the purpose of cooperating with the national commission for the observance of the two hundredth anniversary of the American Revolution (1175-1783). The said state commission shall be composed of the governor and twenty-five members to be appointed by the governor with the advice and consent of the council. Vacancies shall be filled in the same manner as the original appointments. In addition to cooperation with the national commission, the said state commission shall arrange for appropriate publication public notice, and celebration of notable events of the Revolution pertaining to this state including the capture of Fort William and Mary in December 1974, the adoption of the first state constitution in January 1976, New Hampshire's participation in the Battles of Bunker Hill and Bennington and such other like events as the commission may determine. The governor shall be ex officio honorary chairman; and the commission shall elect its own officers, including a chairman, vice chairman, secretary and treasurer. The commission is empowered to accept gifts and grants from whatsoever source and to enter into agreements regarding their expenditure.

The state historical commission shall cooperate with and make available its facilities to the work of this commission. Members of this commission shall serve without compensation, but shall be reimbursed for their necessary mileage, except for regularly scheduled meetings, incurred within the state and in the performance of their duties at the same rate paid to state employees. Any such reimbursement shall be a charge upon monies available to the New Hampshire American Revolution Bicentennial Commission to carry out its duties which have not been appropriated from state funds.

Amendment adopted.

Ordered to third reading.

HB 96, establishing a study committee to investigate hospital and medical costs in the state including the operation, management and rate structure of blue cross and blue shield medical programs and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that even if \$5000 was available, it would not be enough to adequately cope with the problem.

Rep. Roma Spaulding moved that the words ought to pass with amendment be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following

AN ACT

establishing a study committee to investigate hospital medical costs in the state including the operation, management and rate structure of medical insurance programs.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Committee Established. There is hereby established a committee to investigate the hospital and medical costs and the rate structure of medical insurance programs in this state. Said committee shall consist of five members of the public health and welfare committee of the house of representatives, to be appointed by the chairman of the public health and welfare committee. The subcommittee shall be responsible to gather such facts and information concerning the present health care system, the quantity, quality and costs of health care services in the state as well as detailed information on health and related activities and rate structur of medical insurance programs. The chairman of the public health and welfare committee shall report the findings and recommendations of the subcommittee appointed pursuant to this act, to the speaker of the house of representatives on or before December 1, 1976, along with any proposed legislation that may be required.

2 Effective Date. This act shall take effect sixty days after its passage.

Rep. Drake spoke in favor of the motion.

Adopted.

Amendment adopted.

Ordered to third reading.

HB 98, relative to increasing the state's guarantee of water pollution projects. Ought to pass. Rep. Drake for Appropriations.

This shows the limit of state guarantee to coincide with available federal funds. Ordered to third reading.

HB 118, requiring annual unannounced inspections of nursing and rest homes. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment requires annual inspection of all licensed facilities—funds now in the budget bill are adequate to do this.

AMENDMENT

AN ACT

requiring annual unannounced inspection of facilities licensed under the hospital licensing law.

Amend RSA 151:6-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

151:6-a Annual Inspection. The division of public health services shall make at least one annual unannounced inspection of every facility for which a license is required under this chapter. The results of any such inspection and any inspection subsequent thereto shall be posted in a conspicuous place in the facility in such manner as the director of the division of public health determines. The results so posted shall indicate the facilities and services which were inspected and the results for each such facility or service.

Amendment adopted.
Ordered to third reading.

HB 123, making an additional appropriation for the printing of the New Hampshire supreme court reports. Ought to pass with amendment. Rep. Drake for Appropriations.

Allows publication of volumes, 113 (1973) and part of volume 114 (1974) of the New Hampshire Supreme Court Reports and makes up for a forced transfer of funds from current expenses.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

making an additional appropriation for the printing of the New Hampshire supreme court reports, court dockets, court orders and decisions, and for costs necessary and incidental thereto.

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. The sum of ten thousand sixty dollars is hereby appropriated to the supreme court for the fiscal year ending June 30, 1975 for the printing and distribution of the New Hampshire supreme court reports, court dockets, court orders and decisions and for costs necessary and incidental thereto. Said sum shall be in addition to any other sums appropriated to the supreme court for said fiscal year. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

HB 125, providing for payment of resident workers at the Laconia state school; providing for new positions at said school, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee felt that due to legislative process that this could not be reimplemented until July 1, 1975 and program is now budgeted for in the next two years.

Resolution adopted.

HB 128, requiring the state to reimburse certain individuals over eighteen years of age suffering from chronic kidney disease and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

A new program that extends present kidney program for those under $18\ \mathrm{to}$ include everyone. Too costly to implement with present financial problems.

Rep. Hunt moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Ferguson spoke against the motion.

Rep. Spirou moved that HB 128 be laid upon the table.

Adopted.

HB 132, relative to the distribution of copies of the manual. Ought to pass with amendment. Rep. Drake for Appropriations.

More equitable distribution allows one copy to each public and non-public school, secondary school and college in New Hampshire.

AMENDMENT

Amend RSA 20:5, I (b) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(b) One copy to each member of the general court;

Amendment adopted.

Ordered to third reading.

HB 134, making an appropriation for the improvement of the Governor Wentworth State Park in Wolfeboro. Inexpedient to legislate. Rep. Drake for Appropriations.

Purpose of bill was to fund restoration of historical site.

Rep. Russell Chase moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion, and subsequently withdrew his motion.

Resolution adopted.

HB 206, permitting state school building aid for any alteration to an existing building. Inexpedient to legislate, Rep. Drake for Appropriations.

This bill would have expanded the building aid program to cover renovation of schools even though no increase in pupil capacity was derived. We felt that we could not start a \$220,000/year program now. Resolution adopted.

HB 274, relative to providing a hearing and appeals procedures in the division of welfare, Ought to pass, Rep. Drake for Appropriations.

Makes statute laws of present hearing procedure that is funded in the budget. Ordered to third reading.

HB 240, to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Salary of present commandant was increased by Governor and Council action and this takes care of lack of maintenance facilities for commandant. Funds to do this in budget act.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary.

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 Effective Date. This act shall take effect on July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 241, to establish community resource areas and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

The bill would have allowed federal funds to be used in community recreation projects with a state contribution.

Resolution adopted.

HB 261, authorizing officials of political subdivisions to act as issuing agents for food stamps. Ought to pass. Rep. Drake for Appropriations.

Allows division of welfare to attempt to get non-welfare outlets. Requires insurance and bonding for these outlets. Cost budgeted under food stamp administration.

Ordered to third reading.

HB 378, appropriating funds for the dues and expenses of the state's membership in the education commission of the states. Inexpedient to legislate. Rep. Drake for Appropriations.

We felt that this bill did not have high enough priority to spend \$29,000. Resolution adopted.

HB 413, providing state grants to assist the school staff development programs and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This is a new program. We felt that we could not start any new programs.

Resolution adopted.

HB 419, making an appropriation for the constitutional convention. Inexpedient to legislate. Rep. Drake for Appropriations.

Substantial balance remains in Convention appropriation.

Resolutions adopted.

HB 439, establishing the position of state archeologist and creating a program for archeological research and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This is a new program and shouldn't be started with the state of the State Treasury.

Rep. Woodruff moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. Oleson, Russell Chase and Niebling spoke in favor of the motion.

Rep. Scamman spoke against the motion.

Motion lost.

Resolution adopted.

HB 452, making an appropriation for the American and Canadian French cultural exchange commission. Inexpedient to legislate. Rep. Drake for Appropriations.

Presently being funded thru federal funds in the Governor's office.

Resolution adopted.

HB 454, providing within the program on alcohol and drug abuse, technical assistance to employers and employee organizations in developing programs for early identification and referral to treatment of employees who are affected by alcohol or drugs, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Funding was for second year of budget year. Legislature will probably be in session before this time to consider a similar bill to pick up a present federally funded program.

Resolution adopted.

HB 467, establishing a registry of persons in the state providing mental health services and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

While the purposes of the bill were noble, feeling is that registry would not accomplish intent of sponsor—real need is a licensing program.

Resolution adopted.

HB 546, creating an emergency revolving fund for the department of welfare. Inexpedient to legislate. Rep. Drake for Appropriations.

With present situation in Welfare Department, committee could not grant an unfunded emergency revolving fund at present time.

Resolution adopted.

RECESS

The Speaker called for a quorum count.

A quorum was declared present.

ENROLLED BILLS REPORT

HB 329, authorizing cooperative fire protection with other states and the federal government.

 $\ensuremath{\mathsf{HB\,393}},$ to amend the charters of certain savings banks. Mabel L. Richardson for the committee

COMMITTEE REPORTS CONTINUED

HB 778, making supplemental appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. Ought to pass with amendment. Rep. Drake for Appropriations.

This supplemental budget bill is the Committee's assessment of the absolute minimum funds necessary to maintain present state services which are not provided for in the operating budget (HB 777).

Rep. French moved that debate on HB 778 be limited to forty minutes equally divided.

Adopted.

AMENDMENT

Amend section 1, of the bill by making the following specified changes:

		FY1976		FY1977
Insert				
01 General Government 02 Legislative Branch 05 Special Services 01 Administrative Procedures				
10 Permanent Personnel Services	12,000		12,000	
30 Equipment	607			
62 Benefits	1,200		,1,200	
90 Printing and Binding	100,000		25,000	
Total * Estimated Source of Funds for Administrative Procedures		113,807		38,200
General Fund		113,807		38,200
Total		113,807		38,200

The footnotes applicable to the appropriation for general government, legislative branch, legislative services, section 1.01-02-02, as contained in house bill 777, shall be applicable to all funds in this appropriation. Personnel employed hereunder shall continue to be administered as employees of the office of legislative services.

- 01 General Government
- 12 Administrative Procedures Act

Strike out

10 Permanent Personnel Services	12,000	12,000
30 Equipment	607	
62 Benefits	1,200	1,200
90 Printing and Binding	100,000	25,000
02 Administration of Justice & Pub. Prote	ect.	

- 04 Attorney General
- 02 Division of Consumer Protection & Land Sale
- 01 Consumer Protection

Strike

10 Permanent Personal Services	18,701	19,733
Insert in place thereof		
10 Permanent Personal Services 12 Salary of Asst. Att. General	25,776 17,292	27,077 18,202

Strike 20 Current Expenses	1.000		1 000	
Insert in place thereof	1,000		1,000	
20 Current Expenses	2.000		0.000	
Strike	2,000		2,000	
30 Equipment	1 214			
	1,314			
Insert in place thereof				
30 Equipment	2,628			
Strike				
62 Benefits	1,870		1,973	
Insert in place thereof				
62 Benefits	4,308		4,527	
Strike				
70 In State Travel	1,100		1,200	
Insert in place thereof				
70 In State Travel	1,880		1,980	
Strike				
80 Out of State Travel	100		150	
Insert in place thereof				
80 Out of State Travel Total	525	54,409	600	54,386
Estimated Source of Funds		34,403		34,300
for Consumer Protection		54.400		
General Fund		54,409		54,386
02 Administration of Justice & Pub. 8 21 State Prison	Protect			
Insert				
07 Treatment	20,126		22,842	
20 Current Expenses Estimated Source of Funds for Treatment	20,126		22,842	
General Fund		20,126		22,842
05 Health and Social Services				

⁰⁵ Health and Social Services

⁰³ Department of Health and Welfare

⁰⁵ Division of Public Health Services

⁰⁶ Pub Hlth. Occupational Health

Strike out

30 Equipment	8,000	7,500	
Insert in place thereof			
30 Equipment	2,500	7,500	
Estimated Source of Funds for Pub. Hith. Occupational Hith. General Fund	17,28	6	23,060
05 Health and Social Services 04 Veteran's Home 01 Custodial Care			
Insert			
94 Maintenance Project A	3,500		
Estimated Source of Funds for Veteran's Home Custodial Care General Fund	3,50	0	

Insert

06 Education

03 Board of Education

20 Program Services Voc Rehabilitation

01 Special Education

01 Voc Rehab Special Education

91 Educ to Hand Tuition Payment	94,000	98	,700	
93 Voc Rehab Blind Services	32,000	33	,600	
Total		126,000		132,300
Estimated Source of Funds for Voc Rehab Special Education				
General Fund		126,000		132,000

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3. Additional Attorneys General. Amend RSA 7:16 as amended by striking out in line two the word "twenty-four" and inserting in place thereof the words "twenty-seven" so that said section as amended shall read as follows:

7:16 Assistant Attorneys General. The attorney general, subject to the approval of governor and council, may appoint twenty-seven assistant attorneys general each of whom shall hold office for a term of five years. Any vacancy in such office may be filled for the unexpired term. Any assistant attorney general may be removed only as provided by RSA 4:1.

Rep. Drake explained the committee report; then yielded to Reps. William Kidder, Gillis, LaMott, Anthony Stevens, Scamman and Ferguson.

Rep. Drake spoke a second time.

Reps. Anthony Stevens, Spirou and Coutermarsh spoke against the motion.

Reps. Howard, McLane, Bedner, Belcourt, French and Drake spoke in favor of the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Chambers moved that HB 778 be laid upon the table.

Rep. Lyons requested a roll call.

Sufficiently seconded.

Rep. Tarr abstained from voting under Rule 16.

YEAS 124 NAYS 211 YEAS 124

BELKNAP COUNTY

Bowler, Goyette, Hildreth, Barbara Kidder, Marsh, James Murray and Young. CARROLL COUNTY

Towle.

CHESHIRE COUNTY

Cournoyer, Hanna, Johnson, Langille, Nims, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, Oleson, Poulin and Valliere. GRAFTON COUNTY

Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gemmill, Melnick and Symons.

HILLSBOROUGH COUNTY

Ahern, Baker, Barrett, Bernier, Bishop, Wilfrid Boisvert, Bruton, Burke, Corey, Kendall Cote, Margaret Cote, Coutermarsh, Cullity, William Desmarais, Douzanis, Joseph Eaton, Gardner, Gauthier, Gelinas, Gravelle, Daniel Healy, George Healy, LaChance, Lamy, Lefebvre, Lynch, MacDonald, Martel, McGlynn, Nardi, Timothy O'Connor, O'Neil, Orcutt, Quigley, Reidy, Shea, Andre Simard, Spirou, Sweeney, Theriault, P. Robert Thibeault, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Eugene Daniell, Estee, Gamache, Harriman, LaBonte and Plourde.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Grace DeCesare, Ganley, Gillis, Goff, Hobbs, Kelley, Krasker, Maynard, McEachern, Niebling, O'Connell, Parolise, Peterson, Anthony Randall, Twardus and Webster. STRAFFORD COUNTY

Donnelly, Dudley, Dumais, Charles Grassie, Habel, Hebert, Joncas, Joos, Parshley, Robillard, Ruel and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer and LeBrun.

NAYS 211

BELKNAP COUNTY

Ambrose, Beard, Brouillard, French, Leary, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard and Kenneth Smith. CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Fillback, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Ramsey, Scranton, Wells and Whipple.
COOS COUNTY

Burns, Drake, Horton, Huggins, Judd, Victor Kidder, George Lemire, Mabel Richardson, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, Gaylord Cummings, Duhaime, Fimlaid, Hough, LaMott, Logan, Mann, Pepitone, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Bednar, Belanger, Belcourt, Emile Boisvert, Boyd, Bragdon, Carswell, Cobleigh, Coburn, Corser, Joseph Cote, Forsaith Daniels, Day, Drewniak, Clyde Eaton, Favreau, Ferguson, Fleisher, Gabrielle Gagnon, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lawrence, Armand Lemire, Lyons, McLaughlin, Milne, Morgan, Fred Murray, Normand, Paradis, Arnold Perkins, Peters, Reardon, Henry Richardson, Sing, Leonard Smith, Solomon, Kenneth Spalding, Sullivan, Harold Thomson, Tropea, Van Loan and Withington.

Ayles, Bartlett, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, David Currier, Alice Davis, Hager, Haller, Hanson, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, McNichol, Millard, Noble, Packard, Rich, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, William Boucher, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Flanagan, Gage, Gaskill, Goodrich, Gorman, Greene, Griffin, Hoar, Kashulines, King, Lockhart, MacGregor, Page, Parr, Read, Reese, Richards, Rogers, Sanborn, Scamman, Schwaner, Constance Simard, Skinner, Southwick, Splaine, Stimmell, Tavitian, George Thibeault, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Dunlap, Kimball, Kincaid, Lessard, Maloomian, Rod O'Connor, Osgood, Parnagian, Pray, Preston, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Mahoney, Olden, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

and the motion lost.

Amendment adopted.

Ordered to third reading.

Reps. Zechel, Turner, Riley, Seamans and Laurent Boucher wished to be recorded in favor of the motion, ought to pass with amendment.

HB 796, relative to the state prison prisoner's fund. Ought to pass. Rep. Drake for Appropriations.

The committee agreed that interest on the prisoners' own money should be used for benefit of prisoners as a class, rather than being paid into the general fund. Total is approximately \$250 per year.

Ordered to third reading.

THREE-DAY EXTENSION GRANTED

SB 62, establishing a medical advosory board in the division of motor vehicles, department of safety.

COMMUNICATION

THE WHITE HOUSE April 25, 1975

The Honorable George B. Roberts
Speaker of the House of Representatives
of the State of New Hampshire

Dear Mr. Speaker:

I am a strong believer in the Federal system of shared sovereignty which protects freedom of action and promotes creativity at all levels of government. This Federal system was designed to enable all Americans to be served by that level of government closest to them and best able to act in the public interest.

In 1972, we made an historic decision to support and advance our Federal system with the passage of General Revenue Sharing. I am proud to be one of the bipartisan group of leaders and Members of the House and Senate who worked together to pass Revenue Sharing.

Since that time, I have had numerous meetings with State and local officials, who have told me that their number one priority in Federal programs was the continuation of General Revenue Sharing. In these discussions, I emphasized that I would be a strong advocate for reenactment for this essential program.

Today, I sent to the Congress a message and a proposed bill which would continue General Revenue Sharing in substantially its present form for an additional 5 4 years.

In addition, I am proposing that Congress continue to increase the amount by \$150 million each year, so that the total program over the full extended period will be \$39.85 billion.

I have asked the Domestic Council to provide you with a copy of my message to the Congress as well as the proposed bill.

I am confident that you and the citizens you represent will benefit from this information and explanation of a program in which every American has a vital stake.

Sincerely,

Gerald R. Ford

UNANIMOUS CONSENT

Rep. Williamson addressed the House by unanimous consent.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 45, providing for the acquisition of land to replace conservation or recreation land taken by the state.

HB 77 relative to registered nurses and practical nurses, their education and registration; and making an appropriation therefor.

HB 94, relative to authorizing payment for travel expenses for members of the bicentennial commission.

HB 96, establishing a study committee to investigate hospital medical costs in the state including the operation, management and rate structure of medical insurance programs.

HB 98, relative to increasing the state's guarantee of water pollution projects.

 ${\sf HB~118}$, requiring annual unannounced inspection of facilities licensed under the hospital licensing law.

HB 123, making an additional appropriation for the printing of the New Hampshire supreme court reports, court dockets, court orders and decisions, and for costs necessary and incidental thereto.

HB 132, relative to the distribution of copies of the manual.

HB 274, relative to providing a hearing and appeals procedures in the division of welfare.

HB 240, to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary.

HB 261, authorizing officials of political subdivisions to act as issuing agents for food stamps.

HB 778, making supplemental appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977.

HB 796, relative to the state prison prisoner's fund.

RECONSIDERATION

Rep. Drake moved reconsideration on HB 778, making supplemental appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976, and June 30, 1977.

Reconsideration lost.

Thursday, May 15 Thursday, May 22nd, Tuesday May 27th and Wednesday, May 28th, will be consent calendar days.

MILEAGE REPORT

Rep. Casassa submitted the following report for the subcommittee on mileage and electronic roll call.

Belknap county

Dist. 1 Rep. Ambrose, Meredith (45), Rep. French, Meredith (42), Rep. Lawton, Meredith (44). Dist. 2 Rep. Mansfield, Belmont (20), Rep. Marsh, Gilford (32), Nighswander, Gilford (35). Dist. 3 Rep. Bowler, Tilton (24), Rep. Randall, Tilton (25). Dist. 4 Rep. Leary, Alton (38), Rep. Roberts, Gilmanton (31). Dist. 5 Rep. Kidder, Laconia (30). Dist. 6 Rep. Goyette, Laconia (30). Dist. 7 Rep. Brouillard, Laconia (27), Rep. Hildreth, Laconia (30). Dist. 8 Rep. Sabbow, Laconia (30), Rep. Young, Laconia (30). Dist. 9 Rep. Beard, Laconia (32), Rep. Murray, Laconia (37). Carroll County

Dist. 1 Rep. Howard, Bartlett (95). Dist. 2 Rep. Dickinson, Conway (92), Rep. Duprey, Conway (86), Rep. Rowle, Conway (85). Dist 3 Rep. Conley, Sandwich (56), Smith, Moultonborough (54). Dist 4 Rep. Chase, Wolfeboro (43), Rep. Claflin, Wolfeboro (41), Dist 5 Rep. Allen, Brookfield (50.5), Fullam, Ossipee (55),

Cheshire County

Dist. 1 Rep. Francis P. Callahan, Westmoreland (71), Rep. Ballam, Walpole (75), Rep. Stevens, Walpole (74). Dist. 2 Rep. Robert C. Callahan, Chesterfield (65). Dist. 3 Rep. Johnson, Winchester (76), Rep. Ladd, Winchester (76), Langille, Hinsdale (78.6). Dist. 4 Rep. Whipple, Fitzwilliam (66). Dist 5 Rep. Marshala, Swanzey (60), Rep. Wells, Swanzey (58). Dist. 6 Rep. McGinness, Troy (62) Dist. 7 Rep. Fillback, Rindge (63). Dist. 8 Rep. Cournoyer, Jaffrey (52), Rep. Gordon, Jaffrey (51). Dist. 9 Rep. Knight, Marlborough (58). Dist. 10 Rep. Milbank, Nelson (49). Dist 11 Rep. Turner, Sullivan (51.7). Dist. 12 Rep. Gagne, Keene (58), Rep. Ramsey, Keene (58). Dist. 13 Rep. Ames, Keene (52), Rep. T. Russell, Keene (54). Dist. 14 Rep. Heald, Keene (56), Rep. Proctor, Keene (54). Dist. 15 Rep. Close, Keene (56), Rep. Cooke, Keene (55), Rep. Nims, Keene (59). Dist 16 Rep. Hanna, Keene (59), Rep. Scranton, Keene (57).

Coos County

Dist 1 Rep. Huggins, Pittsburg (164), Rep. Judd, Pittsburg (161), Rep. Wiswell, Colebrook (150). Dist. 2 Rep. Craggy, Northumberland (124), Rep. Hunt, Stratford (137). Dist. 3 Rep. Drake, Lancaster (106), Rep. Horton, Lancaster (106). Dist. 4 Rep. Burns, Whitefield (103), Rep. Richardson, Randolph (115). Dist 5 Rep. Kidder, Shelburne (120), Rep. Oleson, Gorham (106). Dist 6 Rep. Fortier, Berlin (120), Rep. Valliere, Berlin (120). Dist. 7 Rep. Patenaude, Berlin (120). Rep. York, Berlin (120). Dist 8 Rep. Cooney, Berlin (120), Rep. Lemire, Berlin (120). Dist 9 Rep. A. Gagnon, Berlin (120), Rep. Poulin, Berlin (120).

Grafton County

Dist. 1 Rep. Allen, Littleton (90), Rep. Melnick, Littleton, (90), Rep. Ward, Littleton (85.5). Dist 2 Rep. Cate, Landaff (90). Dist 3 Rep. Pepitone, Bethlehem (90). Dist 4 Rep. Fimlaid, Lisbon (100). Dist 5 Rep. Richard L. Bradley, Thornton (65), Rep. W. Murray Clark, Lincoln (66). Dist. 6 Rep. LaMott, Haverhill (90), Rep. Mann, Haverhill (90). Dist. 7 Rep. Anderson, Warren (62). Dist 8 Rep. Altman, Canaan (55), Rep. Eaton, Enfield (65), Rep. Jones, Enfield (62). Dist 9 Rep. Buckman, Ashland (42), Rep. Taylor, Holderness (49). Dist 10 Rep. Gemmill, Hebron (45). Dist. 11 Rep. Cynthia M. Clark, Plymouth (41), Rep. Webb, Plymouth (42). Dist 12 Rep. Cummings, Bristol (37). Dist 13 Rep. David J. Bradley, Hanover (67), Rep. Chambers, Hanover (65), Rep. Copenhaver, Hanover (65), Rep. R. Cornelius, Hanover (65). Dist 14 Rep. Duhaime, Lebanon (62), Rep. Hough, Lebanon (60.5), Rep. Logan, Lebanon (65), Rep. Symons, Lebanon (61), Rep. Townsend, Lebanon (65).

Hillsborough County

Dist 1 Rep. Joseph M. Eaton, Hillsborough (25), Rep. Humphrey, Antrim (31), Rep. Withington, Hillsborough (28). Dist. 2 Rep. Corser, Hancock (36). Dist. 3 Rep. Morgan, Peterborough (45), Rep. Murray, Peterborough (50). Dist 4 Rep. Karnis, New Ipswich (50). Dist 5 Rep. Clyde S. Eaton, Greenville (50), Rep. Heald, Wilton (49), Rep. Richardson, Greenville (47). Dist 6 Rep. Arnold, Francestown (32). Dist 7 Rep. Thomson, Weare (15). Dist 8 Rep. Morgrage, Goffstown (20), Rep. Orcutt, Goffstown (18), Rep. Paradis, Goffstown (23), Rep. Arnold B. Perkins, Goffstown (21), Rep. Wheeler, Goffstown (23). Dist. 9 Rep. Ingram, Bedford (22), Rep. Peters, Bedford (22), Rep. Van Loan, Bedford (25). Dist. 10 Rep. Bragdon, Amherst (32), Rep. C. Martin, Amherst (31), Rep. Spalding, Amherst (38). Dist 11 Rep. Carter, Milford (38), Rep. Coburn, Milford (38), Rep. Ferguson, Milford (39), Rep. Grasso Milford (38). Dist. 12 Rep. Boyd, Hollis (45), Rep. Colson, Hollis (46). Dist 13 Rep. Carswell, Merrimack (34), Rep. Dwyer, Merrimack (32), Rep. Geiger, Merrimack (*)

(34), Rep. Granger, Merrimack (34), Rep. Lyons, Merrimack (34). Dist. 14 Rep. Baker, Hudson (45), Rep. Bednar, Hudson (42), Rep. Gravelle, Hudson (42), Rep. Polak, Hudson (43), Rep. Quigley, Hudson (46), Rep. Smith, Hudson (40), Dist 15 Rep. Currier, Pelham (49), Rep. Lawrence, Pelham (45), Rep. Seamans, Pelham (49). Dist 16 Rep. Gramling, Nashua (37), Rep. McLaughlin, Nashua (35), Rep. Solomon. Nashua (38). Dist 17 Rep. Cobleigh, Nashua (40), Rep. Parker, Nashua (R), Rep. Record, Nashua (40), Rep. Zechel, Nashua (34), Dist 18 Rep. Belcourt, Nashua (39), Rep. Tropea, Nashua (40), Rep. Woodruff, Nashua (35). Dist 19 Rep. Bishop, Nashua (45), Rep. Margaret S. Cote, Nashua (40), Rep. Cecelia L. Winn, Nashua (40), Rep. John T. Winn, Nashua (40). Dist. 20 Rep. Desmarais, Nashua (40), Rep. Lachance. Nashua (40), Rep. Russell L. Perkins, Nashua (44). Dist 21 Rep. Gagnon, Nashua (42), Rep. Lefebvre, Nashua (41), Rep. McGlynn, Nashua (40), Rep. Reardon, Nashua (42). Dist. 22 Rep. Aubut, Nashua (*) Rep. Wilfrid A. Boisvert, Nashua (40), Rep. Mason, Nashua (40), Rep. Theriault, Nashua (42). Dist 23 Rep. Douzanis, Nashua (39), Rep. Keefe, Nashua (38), Rep. Sing, Nashua (45). Dist. 24 Rep. Coutermarsh, Nashua (40), Rep. Holland, Nashua (42), Rep. Lebel, Nashua (R) (40). Dist 25 Rep. Ainley, Manchester (21), Rep. Daniels, Manchester (19), Rep. Fleisher, Manchester (18), Rep. Milne, Manchester (19). Dist 26 Rep. Day, Manchester (18), Rep. Favreau, Manchester (22), Rep. Montplaisir, Manchester (*), Rep. Ackerson, Manchester (**) (22), Rep. Murphy, Manchester (*), Rep. Ahern, Manchester (**) (18). Dist 27 Rep. Corey, Manchester (22), Rep. Nardi, Manchester (17.8), Rep. Prindiville, Manchester (20), Rep. Spirou, Manchester (22). Dist 28 Rep. Bruton, Manchester (21), Rep. Joseph L. Cote, Manchester (22), Cullity, Manchester (22), Rep. Shea, Manchester (22). Dist. 29 Rep. Barrett, Manchester (24), Rep. Healy, Manchester (25), Rep. McDonough, Manchester (20), Rep. Simard, Manchester (25). Dist. 30 Rep. Clancy, Manchester (*), Rep. Crotty, Manchester (**) (27), Rep. Drewniak, Manchester (25), Rep. Gardner, Manchester (24), Rep. Sullivan, Manchester (23). Dist. 31 Rep. Emile E. Boisvert, Manchester (22), Rep. Kendall J. Cote, Manchester (22), Rep. Gelinas, Manchester (24), Rep. Martel, Manchester (22). Dist. 32 Rep. George T. Healy, Manchester (23), Rep. MacDonald, Manchester (22), Rep. O'Neil, Manchester (22), Rep. Thibeault, Manchester (21), Dist. 33 Rep. Burke, Manchester (24), Rep. O'Connor, Manchester (24), Rep. Vachon, Manchester (24), Rep. Ziakas, Manchester (26). Dist. 34 Rep. Belanger, Manchester (19), Rep. Lynch, Manchester (22), Rep. Reidy, Manchester (25), Rep. Sweeney, Manchester (24). Dist 35 Rep. Lambert, Manchester (R), Rep. LaPlante, Manchester (**) (21), Rep. Lamy, Manchester (25), Rep. Lemire, Manchester (25), Rep. Levasseur, Manchester (25). Dist. 36 Rep. Bernier, Manchester (22), Rep. Gauthier, Manchester (25), Rep. Morrissette, Manchester (25), Rep. Normand, Manchester (22).

Merrimack County

Dist. 1 Rep. Kidder, New London (32), Rep. Ryan, Danbury (36), Dist. 2 Rep. Sherman, Newbury (31). Dist. 3 Rep. Chandler, Warner. (22), Rep. Currier, Henniker (22). Dist. 4 Rep. Packard, Hopkinton (8), Rep. Shepard, Hopkinton (10). Dist. 5 Rep. Hanson, Bow (4), Rep. McNichol Bow (11). Dist. 6 Rep. Boucher, Hooksett (15), Rep. Hess, Hooksett (9), Rep. Riley. Hooksett (11). Dist. 7 Rep. Chase, Pembroke (4), Rep. Gamache Allenstown (10), Rep. Gordon, Pembroke (8), Rep. Plourde, Pembroke (7). Dist. 8 Rep. Ayles, Pittsfield (175), Rep. Bartlett, Epsom (13). Dist. 9 Rep. John O. Cate, Loudon (9.5), Cushman, Canterbury (14). Dist. 10 Rep. Millard, Boscawen (15), Rep. Thompson, Northfield (22), Rep. Wiggin, Boscawen (8). Dist. 11 Rep. Humphrey, Andover (25). Dist. 12 Rep. LaBonte, Franklin (19). Dist. 13 Rep. Daniell, Franklin (20), Rep. Estee, Franklin (22), Rep. Ralph, Franklin (20). Dist. 14 Rep. Milton A. Cate, Concord (9), Rep. Haller, Concord (5), Dist. 15 Rep. Andersen, Concord (6.5), Rep. Davis, Concord (6), Dist. 16 Rep. Castaldo, Concord (2), Rep. McLane, Concord (1). Dist. 17 Rep. Jones, Concord (4/4), Rep. Tarr, Concord (1), Dist. 18 Rep. Rich Concord (.5), Rep. Underwood, Concord (1). Dist. 19 Rep. Harriman, Concord (1), Rep. Kenison, Concord (1). Dist. 20 Rep. Christensen, Concord (1), Rep. Shapiro, Concord (1.5). Dist. 21 Rep. Hager, Concord (4), Rep. Noble, Concord (2).

Rockingham County

Dist. 1 Rep. King, Deerfield (23), Rep. Stimmell, Northwood (21). Dist. 2 Rep. Benton, Chester (30), Rep. Davis, Auburn (22), Rep. Wilson Candia (25). Dist. 3

Rep. Boucher, Londonderry (30), Rep. Gaskill, Londonderry (30), Rep. Kashulines. Windham (41), Rep. Skinner, Windham (43), Rep. Thibeault, Londonderry (30), Dist. 4 Rep. Barka Derry (37), Rep. Bisbee, Derry (37), Rep. Gorman, Derry (37), Rep. MacGregor, Derry (37), Rep. Read, Derry (37), Rep. Senter, Derry (*) (37). Dist. 5 Rep. Belair, Salem (45), Rep. Campbell, Salem (47), Rep. Collins, Salem (46), Rep. Donald H. DeCesare, Salem (50), Rep. Grace L. DeCesare, Salem (52), Rep. Gage, Salem (45), Rep. Goff, Salem (46), Rep. Parolise Salem (50), Rep. Sayer, Salem (44), Rep. Southwick, Salem (45), Rep. Stevens, Salem (48). Dist. 6 Rep. Flanagan, Atkinson (49), Rep. Reese, Hampstead (40), Rep. Webster, Hampstead (40). Dist. 7 Rep. Cummings, Danville (44), Rep. Danforth, Fremont (35), Dist. 8 Rep. Erler, Raymond (33), Rep. Goodrich, Epping (40), Rep. Hoar, Epping (38). Dist. 9 Rep. Sanborn, Kingston (42), Rep. Schwaner, Plaistow (56), Rep. Simard, Plaistow (52), Rep. Tavitian, Plaistow (57). Dist. 10 Rep. Briggs East Kingston (50), Rep. Rogers, Newton (47), Dist. 11 Rep. Cressy, South Hampton (50), Rep. Randall, Seabrook (60), Dist. 12 Rep. Casassa Hampton (53), Rep. Cunningham, Hampton (55), Rep. Gillis, Hampton (53), Rep. Kelley, Hampton (60), Rep. Parr, Hampton (55). Dist. 13 Rep. Collishaw, Exeter (50), Rep. Eastman, Exeter (45), Rep. Ganley, Exeter (45), Rep. Niebling Exeter (45), Rep. Page, Exeter (45), Dist. 14 Rep. Blanchette, Newmarket (42), Rep. Twardus, Newmarket (42). Dist. 15 Rep. Harney, North Hampton (50), Rep. Scamman, Stratham (46), Rep. Wolfsen, North Hampton (50), Dist. 16 Rep. Ellis Greenland (50), Rep. Richards, Greenland (50), Dist. 17 Rep. Appel, Rye (53), Rep. Greene Rye (54), Rep Lockhart, New Castle (50), Dist. 18 Rep. Maynard, Portsmouth (53), Rep. O'Connell, Portsmouth (55), Dist. 19 Rep. Griffin, Portsmouth (50), Rep. Splaine, Portsmouth (52). Dist. 20 Rep. Cotton, Portsmouth (53), Rep. Dame, Portsmouth (52), Rep. McEachern Portsmouth (55). Dist. 21 Rep. Connors, Portsmouth (55), Rep O'Keefe, Portsmouth (50). Dist. 22 Rep. Krasker, Portsmouth (50), Rep. Peterson, Portsmouth (55). Dist. 23 Rep. Hobbs, Portsmouth (52), Rep. Keefe, Portsmouth (54).

Strafford County

Dist. 1 Rep. Joos, Milton (46.4). Dist. 2 Rep. Canney, Farmington (50), Rep. Osgood, Farmington (44), Rep. Parshley New Durham (40). Dist. 3 Rep. Rowell, Barrington (35). Dist. 4 Rep. Clark, Lee (37), Rep. Dudley Durham (35), Rep. Horrigan, Durham (36), Rep. Sackett Lee (32). Dist. 5 Rep. Joncas Rollinsford (49). Dist. 6 Rep. Maloomian, Somersworth (50). Dist. 7 Rep. Habel, Somersworth (59). Dist. 8 Rep. Dumais, Somersworth (49). Dist. 9 Rep. Hebert, Somersworth (55). Dist. 10 Rep. Bouchard, Somersworth (50). Dist. 11 Rep. Appleby, Rochester (42), Rep. Tibbetts, Rochester (42). Dist. 12 Rep. Grassie, Rochester (39), Rep. Thompson, Rochester (40). Dist. 13 Rep. Ruel, Rochester (42), Rep. Winkley, Rochester (43). Dist. 14 Rep. Desmarais Rochester (41), Rep. Dunlap, Rochester (40). Dist. 15 Rep. Preston, Rochester (40), Rep. Tripp, Rochester (40). Dist. 16 Rep. Robillard, Dover (40), Rep. Woods Dover (45). Dist. 17 Rep. Bernard, Dover (42), Rep. Donnelly, Dover (40). Dist. 18 Rep. Kincaid, Dover (42), Rep. O'Connor, Dover (41). Dist. 19 Rep. Parnagian Dover (42), Rep Torrey Dover (42), Dist. 20 Rep. Lessard, Dover (40), Rep. McManus Dover (40). Dist. 21 Rep. Kimball, Dover (42), Rep. Pray, Dover (42).

Sullivan County

Dist. 1 Rep. Sara Townsend, Plainfield (70). Dist. 2 Rep. Barrus, Cornish (60). Dist. 3 Rep. LeBrun, Claremont (54), Rep. Rousseau, Claremont (54). Dist. 4 Rep. Desnoyer, Claremont (55), Rep. Nahil, Claremont (54), Rep. Spaulding, Claremont (54), Rep. Tucker, Claremont (**) (55). Dist. 5 Rep. Brodeur, Claremont (54), Rep. Burrows, Claremont (54), Rep. D'Amante, Claremont (54). Dist. 6 Rep. Lucas, Newport (43), Rep. Mahoney, Newport (41), Rep. Scott, Newport (45). Dist. 7 Rep. Frizzell, Charlestown (64), Rep. Olden, Charlestown (65). Dist. 8 Rep. Wiggins, Sunapee (45). Dist. 9 Rep. Williamson, Goshen (47).

- (*) Deceased
- (R) Resigned
- (**) Elected to fill vacancy

339 members were recorded as present.

On the motion of Reps. French and Spirou the House adjourned at 3:22 o'clock.

Thursday, 8May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr. "My country, 'tis of thee, Sweet land of liberty, Of thee I sing; Land where my fathers died, Land of the pilgrims' pride, From every mountain side Let freedom ring!

Our fathers' God to Thee, Author of liberty, To Thee we sing: Long may our land be bright With freedom's holy light; Protect us by Thy might, Great God, our King!

Amen!

Samuel F. Smith, 1808-1895

Rep. York led the Pledge of Allegiance.

The Newport High School Girls Chorus sang several selections for the House,

LEAVES OF ABSENCE

Reps. Noble, Erler, McManus, Cunningham and Southwick, the day, important business.

Reps. MacGregor and Day, the day, illness.

INTRODUCTION OF GUESTS

Karen Deffina, sister of Rep. Lynch; Students from Pinkerton Academy, Derry, guests of Rep. Gorman; Mrs. Robert C. Rainie, President-elect of the Women's Auxiliary to the N.H. Medical Society and Mrs. C. Brian Burke, President of the Women's Auxiliary to the N.H. Medical Society, guests of the Speaker; Miss Mary Margaret Griffin, niece of Rep. Griffin.

SENATE MESSAGE CONCURRENCE

SB 146, extending the time for filing applications for elderly property tax exemptions for 1975.

ENROLLED BILLS AMENDMENT

HB 382, to legalize the town meeting of Bristol held on March 5, 1974.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

to legalize the town meeting of Bristol held on March 5, 1974 and the town meeting of Derry held on March 15, 1975. This amendment conforms the title to the substance of the bill. Adopted.

COMMITTEE REPORTS

HB 64, to establish a second state liquor store in Keene and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee has adopted policy of putting money for liquor stores in operating budget and allowing the Liquor Commission to determine locations based on maximizing expected revenues and customer convenience.

Resolution adopted.

HB 156, to establish a state liquor store in Lisbon and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee has adopted policy of putting money for liquor stores in operating budget and allowing the Liquor Commission to determine locations based on maximizing expected revenues and customer convenience.

Resolution adopted.

HB 229, relative to the certification and supervision of shared homes for adults. Ought to pass. Rep. Drake for Appropriations.

Would assist development of alternative care facilities and reduce the cost of care for persons who can no longer live in their own homes.

Ordered to third reading.

HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Historical precedent exists and justification for this program exists, but the money is unavailable.

Rep. Sullivan moved that the words ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Rep. Gillis spoke against the motion.

Reps. Conley and Eugene Daniell spoke in favor of the motion.

Rep. Sullivan requested a roll call.

Sufficiently seconded.

Rep. Granger abstained from voting under Rule 16.

YEAS 233 NAYS 62 YEAS 233

BELKNAP COUNTY

Beard, Bowler, Brouillard, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Conley, Fullam and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Cooke, Cournoyer, Fillback, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Nims, Proctor, Russell, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Fortier, Rebecca Gagnon, Huggins, Hunt, Judd, Victor Kidder, Oleson, Poulin, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Chambers, W. Murray Clark, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Logan, Mann and Symons.

HILLSBOROUGH COUNTY

Ainley, Baker, Belanger, Bishop, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Cobleigh, Colson, Corey, Corser, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, William Desmarais, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Gravelle, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lefebvre, McDonough, McGlynn, Milne, Morgan, Morgrage, Nardi, Timothy O'Connor, O'Neil, Paradis, Arnold Perkins, Polak, Quigley, Reidy, Henry Richardson, Shea, Andre Simard, Sing, Leonard Smith, Spirou, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff, and Zechel.

MERRIMACK COUNTY

Bartlett, John Cate, Milton Cate, Chandler, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, Hanson, Harriman, Labonte, Packard, Plourde, Riley, Ryan, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Charles Cummings, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Erler, Flanagan, Gage, Ganley, Gaskill, Gorman, Hoar, Hobbs, Kelley, King, McEachern, Niebling, O'Connell, Page, Parolise, Peterson, Anthony Randall, Reese, Richards, Rogers, Sanborn, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Walter Desmarais, Donnelly, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kimball, Kincaid, Lessard, Rod O'Connor, Parshley, Pray, Preston, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Olden, Scott, Roma Spaulding, Sara Townsend, Tucker, and George Wiggins.

NAYS 62

BELKNAP COUNTY

Hildreth

CARROLL COUNTY

Russell Chase, Claflin and Kenneth Smith.

CHESHIRE COUNTY

Close, Ann Gordon, Ramsey and Scranton.

COOS COUNTY

Drake, Horton and Wiswell.

GRAFTON COUNTY

Copenhaver, Fimlaid, Hough, Pepitone, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Bednar, Belcourt, Bernier, Boyd, Coburn, Philip Currier, Forsaith Daniels, Ferguson, Fleisher, Salvatore Grasso, Philip Heald, Lawrence, Lynch, Lyons, Peters, Solomon, Kenneth Spalding and Sweeney.

MERRIMACK COUNTY

Laurent Boucher, Raymond Chase, Hager, Haller, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Millard and Rich.

ROCKINGHAM COUNTY

Barka, Eastman, Gillis, Goodrich, Griffin, Krasker, Lockhart, Maynard, Read and Scamman.

STRAFFORD COUNTY

Canney, Shirley Clark, Parnagian and Tripp.

SULLIVAN COUNTY

Barrus, Mahoney, and Williamson.

and the motion passed.

Ordered to third reading.

Reps. Ziakas and Dickinson wished to be recorded in favor of the motion.

Reps. Barka, Williamson, Lynch and Kashulines who voted nay, notified the clerk that they inadvertently voted incorrectly and wished to vote yea.

HB 328, making an appropriation for replacing the boilers at the Veterans' Home. Inexpedient to legislate. Rep. Drake for Appropriations.

A capital budget item which was an emergency in January.

Now included in present capital budget.

Resolution adopted.

HB 337, authorizing the governor to enter into a contract with schools of dental medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This is a new program which should not be started at this time. The evidence presented was that dental schools are expensive, but there are several openings for

New Hampshire students.

Rep. Lockhart moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. William Boucher, Henry Richardson, Knight and Lyons spoke in favor of the motion.

Reps. Scranton and Scammon spoke against the motion.

Rep. Roma Spaulding moved that HB 337 be laid upon the table.

On voice vote the Speaker was in doubt and requested a division.

174 members having voted in the affirmative and 139 in the negative the motion passed.

HB 358, providing for verification and investigation of eligibility of applicants for aid to families with dependent children and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Amends bill to fund the personnel required and in the budget for the two periods in June 1975. Need to get these personnel working on the certification and verification as soon as possible.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. There are hereby appropriated for the purposes of this act the sum of nineteen thousand nine hundred fifty-four dollars for fiscal year ending June 30, 1975. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated. The general fund appropriation herein provided for shall be reduced by the amount of any federal funds received.

Amendment adopted.
Ordered to third reading.

HB 375, making an appropriation to the labor commissioner to convene a wage board. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment deletes the appropriation of \$1500 and achieves the desired result.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to establishing a wage rate for cosmetology students.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following.

1 Wage Rate for Cosmetology Students. Amend RSA 279:22-aa (supp), as inserted by 1969, 407:1, by inserting in line three after the word "school" the following (or cosmetology) so that said section as amended shall read as follows:

279:22-aa High School Students. Upon application by a participating employer or proper school authority, the labor commissioner may establish a sub-minimum wage rate, or no rate, for high school or cosmetology students working for practical experience, if circumstances warrant. Guidelines shall be established by the labor commissioner to determine whether an employer-employee relationship exists between participating parties for such work in respect to existing labor laws.

2 Mandatory Wage Order Repealed. Mandatory order no. 4A (1938) relative to cosmetology school apprentices and issued by the labor commissioner pursuant to RSA 279:13 is hereby repealed.

3 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Ordered to third reading.

HB 421, to transfer certain costs of the superior court from the counties to the state, and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

A continuing problem for the property taxpayer in the counties, but the state cannot afford to assume these costs now.

Rep. Drake moved that HB 421 be laid upon the table.

Motion adopted.

HB 431, relative to compensation of victims of crimes, and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

The money to carry out this program on the appropriate scale is simply not available. Also, program is potentially open-ended.

Resolution adopted.

HB 455, relative to the control of American foulbrood disease of honeybees and making an appropriation therefor. Ought to pass with amendment, Rep. Drake for Appropriations.

The impact of this minor program on agriculture is significant and fees will pay for the equipment and operating costs.

AMENDMENT

Amend RSA 440:11 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

440:11 Control of Disease. The commissioner of agriculture and the state entomologist are authorized to develop a program for the control of American foulbrood disease of honeybees through the fumigation of hives and such other measures as will control such disease. They shall establish reasonable fees for providing disease control services to owners of bees in this state and in adjoining states. The fees established under this section shall be sufficient to pay, over a five year period, for any equipment purchased to provide such services and to pay for the maintenance and operating expenses of such equipment.

Amendment adopted.
Ordered to third reading.

HB 462, to establish a state liquor store in Henniker and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Committee has adopted policy of putting money for liquor stores in operating budget and allowing the Liquor Commission to determine locations based on maximizing expected revenues and customer convenience.

Resolution adopted.

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated and making an appropriation therefor, Ought to pass with amendment, Rep. Drake for Appropriations.

Volunteer law students will do legwork. Good contingency planning.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated.

Amend the bill by striking out all after the enacting clause and inserting in place the following:

1 Committee Established. There is hereby established a committee to study the effects upon the revised statutes annotated of the equal rights amendment to the New Hampshire constitution approved by the voters at the November 1974 election. The committee shall be made up of the following members: three members of the house appointed by the speaker, two members of the senate appointed by the president, one member of the judicial council appointed by the chairman of the judicial council and one person appointed by the governor and council. The committee shall submit its report to the legislature on or before October 15, 1975.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

HB 654, requiring the division of welfare to notify county or local officials of its actions. Inexpedient to legislate. Rep. Drake for Appropriations.

Bill's features presently in statutes. Emphasis will be on making Division comply with present statutes.

Resolution adopted.

SB 130, increasing the maximum sum of money which may be furnished to a convict upon his discharge from prison. Ought to pass. Rep. Copenhaver for State Institutions.

The committee concurs with the Senate that in today's economy the maximum allowable "gate money" should be increased.

Referred to Appropriations.

SB 131, permitting the manufacture of gambling machines in this state. Ought to pass. Rep. Morgan for Statutory Revision.

This bill will be a strong help to the New Hampshire labor market, plus a tax gain. Rep. Hoar moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Rep. Raymond Chase spoke in favor of the motion.

Reps. Solomon and Russell Chase spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 27 NAYS 275 YEAS 27

BELKNAP COUNTY

Nighswander.

CHESHIRE COUNTY

Ames and Hanna.

GRAFTON COUNTY

Copenhaver and Cornelius.

HILLSBOROUGH COUNTY

Woodruff.

MERRIMACK COUNTY

Raymond Chase, Christensen, Eugene Daniell, Alice Davis and Estee.

ROCKINGHAM COUNTY

Blanchette, Eastman, Ganley, Gaskill, Hoar, Anthony Randall, Reese, Rogers and Sanborn.

STRAFFORD COUNTY

Bouchard, Donnelly, Dudley, Lessard, Parshley and Barbara Thompson.

SULLIVAN COUNTY

Barrus.

NAYS 275

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall and Sabbow. CARROLL COUNTY

Russell Chase, Conley, Fullam, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Close, Cooke, Anne Gordon, Cleon Heald, Johnson, Knight, Marshala, Milbank, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Burns, Cooney, Craggy, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Oleson, Patenaude, Poulin, Valliere, Wiswell and York.
GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, Chambers, Cynthia Clark, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Melnick, Pepitone, Symons and Bruce Townsend. HILLSBOROUGH COUNTY

Ackerson, Arnold, Baker, Barrett, Bednar, Belanger, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Colson, Corey, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Forsaith Daniels, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Lefebvre, Armand Lemire, Lyons, MacDonald, Martin, McDonough, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, O'Neil, Orcutt, Arnold Perkins, Peters, Polak,

Quigley, Reardon, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Leonard Smith, Solomon, Spirou, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, David Currier, Gamache, George Gordon, Hager, Harriman, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McLane, McNichol, Millard, Packard, Plourde, Ralph, Rich, Riley, Ryan, Shepard, Sherman, Doris Thompson, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, William Boucher, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Erler, Flanagan, Gage, Goodrich, Gorman, Greene, Griffin, Hobbs, Kashulines, Kelley, King, Krasker, Lockhart, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Read, Richards, Sayer, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Walter Desmarais, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parnagian, Pray, Preston, Robillard, Rowell, Ruel, Sackett, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, LeBrun, Lucas, Scott, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson. and the motion lost.

Rep. Hanson wished to be recorded against the motion.

Rep. Dudley who voted yea on the motion, inexpedient to legislate, notified the clerk that she inadvertently voted incorrectly, and wished to be recorded against the motion.

Rep. Ward wished to be recorded against SB 131.

Ordered to third reading.

HB 54, revising the tobacco tax law and providing for a tax on cigarettes only. Ought to pass with amendment. Rep. Lawrence for Ways and Means.

This bill will produce additional revenue for the General Fund.

Rep. Buckman moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. Morrissette and Philip Currier spoke against the motion.

Rep. Wilfrid Boisvert spoke in favor of the motion.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Buckman requested a division.

 $93\ members$ having voted in the affirmative and 196 in the negative, the motion lost.

AMENDMENT

Amend RSA 78:7 as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

78:7 Tax Imposed. A tax upon the retail consumer is hereby imposed at the rate of twelve cents for each package containing twenty cigarettes or at a rate proportional to such rate for packages containing more or less than twenty cigarettes on all tobacco products sold at retail in this state. The payment of the tax shall be evidenced by affixing stamps to the smallest packages containing the tobacco products in which such products usually are sold at retail, but the word "package" as used herein shall not include individual cigarettes. Such stamps shall be affixed in denominations of not less than one-half cent to an aggregate value nearest the tax hereby imposed. No tax is imposed on any transactions, the taxation of which by this state is prohibited by the constitution of the United States. Each unclassified importer shall, within twenty-four hours after receipt of any unstamped tobacco products in this state, notify the commissioner of the amount and brands of tobacco

products received and the name and address of the consignor. The commissioner, thereupon, shall notify the unclassified importer of the amount of tax due. Payment of the amount due the state shall be made within ten days from the mailing date of the notice thereof. Any unclassified importer refusing to pay the tax on tobacco products imported by him within ten days after being notified of the amount of said tax by the commissioner shall be guilty of a violation if a natural person, or guilty of a misdemeanor if any other person.

Amendment adopted.

Ordered to third reading,

HB 180, increasing the exemption on the interest and dividends tax. Refer to the Committee on Ways and Means for interim study. Rep. Cunningham for Ways and Means

It was the unanimous vote by those present that this bill be referred to the Committee on Ways and Means for interim study. $\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left(\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left($

HB 193, relative to the sale of lucky seven tickets by non-profit organizations and making an appropriation therefor. Majority: Refer to the Committee on Ways and Means for interim study; Rep. Cunningham for Ways and Means. Minority: Inexpedient to legislate. (Reps. Marsh, Canney, Lawrence, Kenneth C. Smith, Donnelly, Bishop, Gauthier and LaBonte)

The majority of the Ways and Means Committee feels that anything which generates so much heat and so little light with so much potential benefit to certain non-profit organizations most certainly deserves further study.

The minority feels that there is no question the amendments proposed and the bill itself would provide for another bureaucracy in state government. There are presently under the law safeguards to police this bill.

Rep. Barka moved that HB 193 be indefinitely postponed and spoke to his motion.

Rep. Philip Currier spoke against the motion.

Rep. McDonough spoke in favor of the motion.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

Rep. Ward wished to be recorded against HB 193.

HB 582, providing for certain exemptions from the interest and dividends tax. Refer to the Committee on Ways and Means, for interim study. Rep. Kenneth Smith for Ways and Means.

It was the unanimous vote of the committee that this bill be referred to the Committee on Ways and Means for interim study.

Adopted.

HB 584, exempting the tax on that portion of the dividend that constitutes a return of capital. Refer to the Committee on Ways and Means for interim study. Rep. Kenneth Smith for Ways and Means.

It was the unanimous vote of the committee that this bill be referred to the Committee on Ways and Means for interim study.

Adopted.

HB 428, establishing a statewide system for financing the basic costs of primary and secondary education through creation of a school fund and provisions to generate revenue therefor. Refer to the Committee on Ways and Means for interim study. Rep. Splaine for Ways and Means.

By a unanimous vote of those present the committee felt that HB 428 should be referred to House Ways and Means Committee for interim study.

Adopted.

HB 865, increasing certain sources of revenue for the state. Ought to pass with amendment. Rep. Underwood for Ways and Means.

This is the Governor's revenue proposal. The amendment deletes the tobacco tax increase which is covered in other legislation.

AMENDMENT

Amend the bill by striking out section 6 of same and renumbering sections 7, 8, 9, 10, 11, 12, 13 and 14 to read: 6, 7, 8, 9, 10, 11, 12 and 13, respectively.

Amendment adopted.

Ordered to third reading.

HB 445, providing for local option approval of the sport of jai alai under the direction and supervision of the state racing commission. Majority: Ought to pass with amendment; Rep. Lawrence for Ways and Means, Minority: Inexpedient to legislate. (Reps. Marsh, Underwood, Cunningham, Gauthier and Appel)

The majority of the committee recommends passage of the bill. It would produce modest additional revenues for the General Fund.

The minority felt that there were no interested people under the proposed bill and the one person interested wanted the state to subsidize construction by a sliding scale.

Rep. French moved that debate on HB 445 be limited to thirty minutes equally divided.

Adopted.

(Rep. French in the Chair)

Rep. Marsh moved that the report of the minority, inexpedient to legislate, be substituted for the report of the majority, ought to pass with amendment.

Reps. Seamans, Lawton, Altman, and Kashulines spoke against the motion.

Reps. John Winn, Symons and Johnson spoke in favor of the motion.

(Speaker in the Chair)

Reps. Appel and Coutermarsh spoke in favor of the motion.

Rep. Daniel Healy moved the previous question.

Sufficiently seconded.

Adopted.

A quorum count was requested.

The Speaker declared a quorum present.

A roll call was requested.

Sufficiently seconded.

YEAS 183 NAYS 141 YEAS 183

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Hildreth, Leary, Mansfield, Marsh, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley and Towle.

CHESHIRE COUNTY

Ballam, Close, Cooke, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Langille, Marshala, Milbank, Proctor, Russell and Wells.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, Victor Kidder, George Lemire, Patenaude and Wiswell.

GRAFTON COUNTY

David Bradley, Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Gemmill, Logan, Melnick, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Wilfrid Boisvert, Boyd, Carswell, Cobleigh, Colson, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Fleisher, Gabrielle Gagnon, Gauthier, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Lefebvre, Armand Lemire, McDonough, McGlynn, Milne, Morgan, O'Neil, Orcutt, Peters, Henry Richardson, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sweeney, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

Ayles, Bartlett, Castaldo, John Cate, Raymond Chase, David Currier, Alice Davis, Hager, Haller, Hanson, Harriman, James Humphrey, Kenison, McLane, Millard, Rich, Shapiro, Sherman and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Blanchette, Briggs, Campbell, Collishaw, Charles Cummings, Grace DeCesare, Eastman, Ellis, Flanagan, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Hobbs, Krasker, Lockhart, McEachern, Niebling, Page, Parolise, Peterson, Anthony Randall, Reese, Richards, Rogers, Sanborn, Sayer, Constance Simard, Skinner, Stimmell, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Shirley Clark, Walter Desmarais, Dudley, Dunlap, Habel, Horrigan, Lessard, Maloomian, Rod O'Connor, Preston, Robillard, Sackett, Barbara Thompson, Tibbetts and Torrey.

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 141

BELKNAP COUNTY

Ambrose, Govette, Barbara Kidder, Lawton and James Murray.

CARROLL COUNTY

Claflin, Dickinson, Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ames, Francis Callahan, Cournoyer, Knight, Ramsey, Turner and Whipple.

Burns, Horton, Huggins, Oleson, Poulin, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, W. Murray Clark, Duhaime, Myrl Eaton, Mann and Pepitone.

HILLSBOROUGH COUNTY

Arnold, Baker, Bednar, Belanger, Bernier, Bishop, Emile Boisvert, Bragdon, Bruton, Burke, Coburn, Joseph Cote, Kendall Cote, Crotty, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gardner, Gelinas, Gramling, Granger, Gravelle, Daniel Healy, Holland, Karnis, Edmund Keefe, LaChance, LaPlante, Lawrence, Lyons, MacDonald, McLaughlin, Morgrage, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Quigley, Reidy, Seamans, Andre Simard, Sullivan, Theriault and Withington.

Chris Andersen, Milton Cate, Chandler, Eugene Daniell, Estee, Gamache, George Gordon, Hess, LaBonte, McNichol, Packard, Ralph, Riley, Shepard, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Thomas Connors, Cotton, Dame, Danforth, Donald DeCesare, Erler, Gorman, Kashulines, King, O'Connell, Parr, Read, Schwaner, Splaine and Tavitian.

STRAFFORD COUNTY

Bernard, Donnelly, Dumais, Charles Grassie, Hebert, Joncas, Joos, Kimball, Kincaid, Osgood, Parnagian, Parshley, Pray, Rowell, Ruel, Tripp, Winkley and Woods. SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Scott and George Wiggins. and the motion passed.

Reps. Ward and Duprey wished to be recorded against HB 445.

Rep. Symons moved that HB 445 be indefinitely postponed.

On a voice vote the Speaker was in doubt and requested a division.

 $177\,$ members having voted in the affirmative and $146\,$ in the negative, the motion passed.

Rep. Christensen wished to be recorded against HB 445.

Rep. Holland wished to be recorded in favor of HB 445.

HB 470, relative to selling betting cards by the sweepstakes commission. Ought to pass with amendment. Rep. Kenneth Smith for Ways and Means.

It was unanimously voted by those present that this bill be reported ought to pass. This method of raising revenue could have a substantial impact on aid to educating handicapped children.

Rep. Lockhart moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Reps. Marsh, Winkley, Sayer and Kenneth Smith spoke against the motion.

Reps. French and Coutermarsh spoke in favor of the motion.

Rep. Philip Currier moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Sayer requested a roll call.

Sufficiently seconded.

YEAS 192 NAYS 143

YEAS 192

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Hildreth, Leary, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley and Fullam.

CHESHIRE COUNTY

Ames, Ballam, Close, Cooke, Fillback, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Russell, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Huggins, Hunt, Victor Kidder, George Lemire, Oleson, Patenaude, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Logan, Mann, Melnick, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Arnold, Barrett, Bernier, Emile Boisvert, Wilfrid Boisvert, Boyd, Burke, Carswell, Cobleigh, Coburn, Colson, Corey, Margaret Cote, Coutermarsh, Cullity, Forsaith Daniels, Fleisher, Gabrielle Gagnon, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, Laplante, Armand Lemire, Lyons, Martin, McGlynn, Milne, Morgan, Fred Murray, O'Neil, Orcutt, Peters, Quigley, Shea, Sing, Leonard Smith, Spirou, Sweeney, Harold Thomson, Tropea, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Castaldo, John Cate, Raymond Chase, David Currier, Alice Davis, Estee, Hager, Haller, Hanson, Hess, James Humphrey, Kenison, McNichol, Millard, Rich, Ryan, Shapiro, Shepard, Sherman, and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Benton, Blanchette, Briggs, Campbell, Thomas Connors, Cotton, Charles Cummings, Dame, Danforth, Roy Davis, Grace Decesare, Eastman, Ellis, Flanagan, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Hobbs, Kashulines, Krasker, Lockhart, McEachern, Niebling, Page, Parolise, Anthony Randall, Reese, Richards, Rogers, Sanborn, Constance Simard, Skinner, Stimmell, George Thibeault, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Shirley Clark, Dudley, Charles Grassie, Habel, Horrigan, Kimball, Lessard, Maloomian, Rod O'Connor, Osgood, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Lebrun, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 143

BELKNAP COUNTY

Goyette, Barbara Kidder, Lawton, Marsh, James Murray and Young.

CARROLL COUNTY

Dickinson, Kenneth Smith and Towle.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Cournoyer, Anne Gordon, Johnson, Nims, Ramsey, Turner and Whipple.

COOS COUNTY

Burns, Horton, Poulin, Valliere and York.

GRAFTON COUNTY

Ira Allen, Buckman, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Pepitone and Symons.

HILL SBOROUGH COUNTY

Ackerson, Baker, Bednar, Belanger, Bishop, Bragdon, Bruton, Corser, Joseph Cote, Kendall Cote, Crotty, Philip Currier, William Desmarais, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gardner, Gauthier, Gelinas, Gramling, Granger, Gravelle, Daniel Healy, George Healy, Holland, Edmund Keefe, LaChance, Lawrence, Lefebvre, MacDonald, Martel, McDonough, McLaughlin, Morgrage, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Reardon, Henry Richardson, Seamans, Andre Simard, Sullivan, Theriault, P. Robert Thibeault, Vachon, Wheeler and Ziakas.

MERRIMACK COUNTY

Ayles, Milton Cate, Chandler, Eugene Daniell, Gamache, George Gordon, Harriman, Labonte, Packard, Ralph, Riley, Tarr, Doris Thompson and Underwood. **ROCKINGHAM COUNTY**

Appel, Barka, Bisbee, William Boucher, Collins, Collishaw, Donald DeCesare, Erler, Gage, Gorman, Kelley, King, O'Connell, Parr, Peterson, Read, Sayer, Schwaner, Splaine, Tavitian and Webster.

STRAFFORD COUNTY

Bernard, Canney, Walter Desmarais, Donnelly, Dumais, Dunlap, Hebert, Joncas, Joos, Kincaid, Parnagian, Parshley, Pray, Preston, Robillard, Ruel, Tripp and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Lucas, Scott and George Wiggins, and the motion passed.

Rep. Ward wished to be recorded against HB 470.

Rep. Coutermarsh moved that HB 470 be indefinitely postponed.

Rep. Sayer requested a roll call.

Sufficiently seconded.

YEAS 205 NAYS 131

YEAS 205

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Hildreth, Leary, Mansfield, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley and Fullam.

CHESHIRE COUNTY

Ames, Close, Cooke, Fillback, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Ramsey, Russell, and Wells. **COOS COUNTY**

Cooney, Craggy, Fortier, Rebecca Gagnon, Huggins, Hunt, Victor Kidder, George Lemire, Oleson, Patenaude, Mabel Richardson, and Wiswell. **GRAFTON COUNTY**

Altman, David Bradley, Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Logan, Mann, Melnick, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Barrett, Bernier, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Colson, Corey, Margaret Cote, Coutermarsh, Cullity, Forsaith Daniels, William Desmarais, Fleisher, Gabrielle Gagnon, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, LaChance, LaPlante, Lefebvre, Armand Lemire, Lyons, Martin, McGlynn, Milne, Morgan, Fred Murray, O'Neil, Orcutt, Arnold Perkins, Peters, Polak, Quigley, Shea, Andre Simard, Sing, Leonard Smith, Spirou, Sweeney, P. Robert Thibeault, Harold Thomson, Tropea, Van Loan, Cecelia Winn, John Winn, Withington, Woodruff, and Zechel.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Castaldo, John Cate, Raymond Chase, David Currier, Alice Davis, Estee, Hager, Haller, Hanson, Hess, James Humphrey, Kenison, McLane, McNichol, Millard, Rich, Ryan, Shapiro, Shepard, Sherman, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Benton, Blanchette, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Charles Cummings, Dame, Roy Davis, Grace DeCesare, Eastman, Ellis, Flanagan, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Hobbs, Kashulines, Krasker, Lockhart, McEachern, Niebling, Page, Parolise, Peterson, Anthony Randall, Reese, Richards, Rogers, Sanborn, Sayer, Constance Simard, Skinner, Stimmell, George Thibeault, Twardus and Webster.

STRAFFORD COUNTY

Appleby, Bouchard, Shirley Clark, Dudley, Charles Grassie, Habel, Horrigan, Joncas, Kimball, Lessard, Maloomian, Rod O'Connor, Preston, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts and Torrey.

SULLIVAN COUNTY

Barrus, Frizzell, Lebrun, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 131

BELKNAP COUNTY

Goyette, Barbara Kidder, Lawton, Marsh, James Murray and Young.

Dickinson, Kenneth Smith and Towle,

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cournoyer, Anne Gordon, Johnson, Nims, Turner and Whipple.

COOS COUNTY

Burns, Horton, Poulin, Valliere and York.

GRAFTON COUNTY

Ira Allen, Buckman, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Baker, Bednar, Belanger, Bishop, Corser, Joseph Cote, Kendall Cote, Crotty, Philip Currier, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gardner, Gauthier, Gelinas, Gramling, Granger, Gravelle, Daniel Healy, George Healy, Holland, Edmund Keefe, Lawrence, MacDonald, Martel, McDonough, McLaughlin, Morgrage, Morrissette, Timothy O'Connor, Paradis, Reardon, Reidy, Henry Richardson, Seamans, Sullivan, Theriault, Vachon, Wheeler and Ziakas.

MERRIMACK COUNTY

Ayles, Milton Cate, Chandler, Eugene Daniell, Gamache, George Gordon, Harriman, Labonte, Packard, Ralph, Riley, Doris Thompson, and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, William Boucher, Collins, Danforth, Donald DeCesare, Erler, Gage, Gorman, Kelley, King, O'Connell, Parr, Read, Schwaner, Splaine, Tavitian, and Wolfsen.

STRAFFORD COUNTY

Bernard, Canney, Walter Desmarais, Donnelly, Dumais, Dunlap, Hebert, Joos, Kincaid, Osgood, Parnagian, Parshley, Pray, Robillard, Tripp, Winkley and Woods.
SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Lucas, Scott and George Wiggins. and the motion passed.

Rep. Christensen wished to be recorded against HB 470.

HB 501, imposing a tax on resident and nonresident income to reimburse cities and towns for revenue lost because of tax exemptions to the elderly, and making an appropriation therefor. Majority: Refer to the Committee on Ways and Means for interim study; Rep. Seamans for Ways and Means. First Minority: Ought to pass with amendment (Rep. Underwood; Second Minority: Inexpedient to legislate. (Reps. Marsh, Canney, Lawrence and Kenneth C. Smith, Sr.)

Majority: Committee felt that it would like to look further at this legislation. Because of its importance this bill needs additional study.

First Minority: This bill represents the most responsible answer to the problems of high property taxes, state mandated tax exemptions, and the shortage of revenue.

It shifts the burdens of property tax and of interest and dividends tax to an income tax at $4\frac{1}{4}$ % with Federal exemptions and deductions.

Second Minority: No statement.

Rep. Underwood moved that the words, ought to pass with amendment, be substituted for the Majority report, refer to the committee on Ways and Means, and spoke to her motion.

Rep. Philip Currier moved that HB 501 be committed to the committee on Ways and Means for interim study, and spoke to his motion.

Reps. Bednar and Sackett spoke against the motion.

(Rep. French in chair)

Reps. Horrigan and Mann spoke against the motion.

(Speaker in chair)

Reps. McLane, Close, Joseph Cote, Marsh, George Gordon, Sayer and Joseph Eaton spoke against the motion.

Reps. Splaine, Morrissette and Cornelius spoke in favor of the motion.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 158 NAYS 200

(A printout could not be obtained from the electronic roll call system.)

Question being on the motion, ought to pass with amendment.

A roll call was requested.

Sufficiently seconded.

YEAS 76 NAYS 282 YEAS 76

BELKNAP COUNTY

Beard, Bowler and Nighswander.

CARROLL COUNTY

None.

CHESHIRE COUNTY

Close, Cooke, Langille and Scranton.

COOS COUNTY

Drake, Patenaude and Poulin,

GRAFTON COUNTY

David Bradley, Fimlaid, Hough, LaMott, Logan, Mann, Taylor and Townsend.

HILLSBOROUGH COUNTY

Ainley, Bishop, Boyd, Colson, Corser, Margaret Cote, Ferguson, Fleisher, Gramling, Lyons, Martel, Martin, McGlynn, Milne, Murray, O'Neil, Smith and Zechel. MERRIMACK COUNTY

Castaldo, Daniell, Estee, Hager, Haller, Harriman, Kidder, Labonte, McLane, McNichol, Millard, Rich, Sherman, Wiggin and Underwood.

ROCKINGHAM COUNTY

Appel, Casassa, Cotton, Goodrich, Griffin, Greene, Kelley, Lockhart, Maynard, Neibling, Sanborn and Splaine.

STRAFFORD COUNTY

Clark, Desmarais, Dudley, Grassie, Horrigan, Lessard, O'Connor, Robillard, Sackett, Thompson and Woods.

SULLIVAN COUNTY

Frizzell and Townsend.

NAYS 282

BELKNAP COUNTY

Ambrose, Brouillard, French, Goyette, Hildreth, Kidder, Lawton, Leary, Mansfield, Marsh, Murray, Randall, Sabbow and Young.

CARROLL COUNTY

Allen, Chase, Claflin, Conley, Dickinson, Fullam, Howard, Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Gordon Hanna, Heald, Johnson, Knight, Ladd, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Stevens, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Fortier, Gagnon, Horton, Huggins, Hunt, Kidder, Lemire, Oleson, Richardson, Valliere, Wiswell and York.
GRAFTON COUNTY

Allen, Altman, Richard Bradley, Buckman, Cate, Chambers, Clark, W. Murray Clark, Copenhaver, Cornelius, Cummings, Duhaime, Eaton, Gemmill, Melnick, Pepitone, Symons and Ward.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Baker, Barrett, Bednar, Belanger, Belcourt, Bernier, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Corey, Joseph Cote, Kendall Cote, Coutermarsh, Crotty, Cullity, Currier, Daniels, Desmarais, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gagnon, Gardner, Gauthier, Gelinas, Granger, Grasso, Gravelle, Heald, Daniel Healy, George Healy, Holland, Humphrey, Karnis, Keefe, LaChance, LaPlante, Lawrence, Lefebvre, Lemire, MacDonald, McDonough, McLaughlin, Morgan, Morgrage, Morrissette, Nardi, Normand, O'Connor, Orcutt, Paradis, Arnold Perkins, Peters, Polak, Quigley, Reardon, Reidy, Richardson, Seamans, Shea, Simard, Sing, Solomon, Spirou, Sullivan, Sweeney, Theriault, Thibeault, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Andersen, Ayles, Bartlett, Boucher, John Cate, Milton Cate, Chandler, Chase, Currier, Davis, Gamache, Gordon, Hanson, Hess, Humphrey, Kenison, Packard, Ralph, Riley, Ryan, Shepard, Tarr and Thompson.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, Blanchette, Boucher, Briggs, Campbell, Collins, Collishaw, Connors, Cummings, Dame, Danforth, Davis, Grace DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Gorman, Hoar, Hobbs, Kashulines, King, Krasker, McEachern, O'Connell, Page, Parolise, Parr, Peterson, Randall, Read, Reese, Richards, Rogers, Sayer, Scamman, Schwaner, Simard, Skinner, Stimmell, Tavitian, Thibeault, Twardus, Webster, Wilson and Wolfsen.

Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Torrey, Tripp and Winkley.
SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Lucas, Mahoney, Olden, Scott, Spaulding, Tucker, Wiggins and Williamson.
and the motion lost.

Rep. Riley wished to be recorded against HB 501.

Rep. Bednar moved that HB 501 be indefinitely postponed.

Rep. Close moved that HB 501 be laid upon the table.

Close motion lost.

Rep. Ellis wished to be recorded as in favor of tabling HB 501.

Bednar motion passed and HB 501 was indefinitely postponed.

Rep. Christensen wished to be recorded in favor of the Majority report on HB 501.

HB 939, relative to the creation of public greyhound racing kennels. Inexpedient to legislate. Rep. Kenneth Smith for Ways and Means.

The committee voted this bill inexpedient to legislate as this legislation was covered in HB 871.

Resolution adopted.

SENATE NON-CONCURRENCE IN HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance.

The President appointed Sens. Bergeron, Poulsen and Stephen Smith.

Rep. Shirley Clark moved that the House accede to the request for a committee of conference.

Adopted.

The Speaker appointed Reps, Shirley Clark, Hess, Lamy and Plourde.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to allow the Committee on Appropriations to hold hearings and to report House bills with only one day's notice in the calendar.

Rep. Drake spoke in favor of the motion.

Adopted by the necessary two-thirds.

THREE DAY EXTENSIONS GRANTED

SB 71, authorizing a fourth state song. (Committee of the Whole). SB 65. to prohibit chain distributor schemes. (Judiciary).

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and they they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 229, relative to the certification and supervision of shared homes for adults. HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor.

HB 358, providing for verification and investigation of eligibility of applicants to aid to families with dependent children and making an appropriation therefor.

HB 375, relative to establishing a wage rate for cosmetology students.

HB 455, relative to the control of American foulbrood disease of honeybees and making an appropriation therefor.

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated.

SB 131, permitting the manufacture of gambling machines in this state.

HB 54, revising the tobacco tax law and providing for a tax on cigarettes only.

HB 865, increasing certain sources of revenue for the state.

Thursday, May 15th, Thursday, May 22nd, Tuesday, May 27th and Wednesday, May 28th will be consent calendar days.

358 members were recorded as present.

On motion of Reps. French and Cullity the House adjourned at 5:45 o'clock.

Tuesday, 13May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Dear God, Father of all mankind, we are taught that You know even when a bird falls from the nest and You care. Care about us. Be mindful of us here who work as leaders of the people. Here we labor in that span of time between those two great events of life called birth and death. Give us the strength we need to respond with courage and determination, to do Your will, that we may hear Your words, "Well done thou good and faithful servant of the Lord!" Amen!

Rep. Lawrence led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Belcourt, indefinite, important business.

Reps. Fimlaid and Castaldo, the week, important business.

Rep. Appel, today and tomorrow, important business.

Reps. Conley and Ellis, the day, important business.

Rep. Hough, the week, illness in the family.

Rep. MacGregor, indefinite, illness.

Reps. Stimmell, Burke, Seamans, Lamy, P. Robert Thibeault and Zechel, the day, illness.

INTRODUCTION OF GUESTS

Edna and Norman Lawrence, Mother and Uncle of Rep. Lawrence; Pelham High School students, guests of Rep. Philip Currier; Oyster River High School students, guests of Reps. Dudley, Harrigan, Sackett and Shirley Clark.

SENATE MESSAGES CONCURRENCE

HCR 18, establishing an interim committee on elderly affairs.

SENATE CONCURRENCE WITH

HOUSE AMENDMENT

SB 83, enabling the racing commission to grant temporary limited licenses to participate in horse races.

CONCURRENCE

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars and establishing the salaries of the associate justices of the Manchester and Nashua district courts.

HB 442, permitting counties to hold public hearings and vote on budget estimates prior to the start of the next calendar or fiscal year.

HB 443, relative to the time for payment of moneys to elected and appointed officials.

HB 580, relative to the manner of collecting village district taxes.

 \mbox{HB} 600, changing the reporting dates for reports by the state police director to the commissioner of safety and the governor.

ENROLLED BILLS REPORT

HB 237, providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of twenty-five thousand and a maximum of thirty thousand dollars and establishing the salaries of the associate justices of the Manchester and Nashua district courts.

HB 382, to legalize the town meeting of Bristol held on March 5, 1974 and the town meeting of Derry held on March 15, 1975.

HB 442, permitting counties to hold public hearings and vote on budget estimates prior to the start of the next calendar or fiscal year.

HB 443, relative to the time for payment of moneys to elected and appointed officials.

HB 580, relative to the manner of collecting village district taxes.

 \mbox{HB} 600, changing the reporting dates for reports by the state police director to the commissioner of safety and the governor.

SB 83, enabling the racing commission to grant temporary, limited racing licenses.

SB 131, permitting the manufacture of gambling machines in this state.

SB 146, extending the time for filing applications for elderly property tax exemptions for 1975.

Mabel L. Richardson for the committee.

THREE-DAY EXTENSION GRANTED

SB 112, permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts. (Banks and Insurance)

NOTICE OF RECONSIDERATION

Rep. Sayer served notice that today or some subsequent day he will ask for reconsideration on HB 470, relative to selling betting cards by the sweepstakes commission.

SENATE MESSAGE INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 129, relative to vested deferred retirement rights under the New Hampshire retirement system and making an appropriation therefor. (Executive Departments and Administration)

SB 128, relative to service retirement benefits and making an appropriation therefor. (Executive Departments and Administration)

SB 105, providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor. (Executive Departments and Administration)

SB 91, increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire. (Appropriations)

SB 2, establishing a state student incentive grant program and making an appropriation therefor. (Education)

REQUESTS CONCURRENCE TO AMENDMENT

HB 165, relative to approved subdivision plans. (Amendment printed S.J. May 7) Rep. Mann moved that the House concur with the senate amendment. Adopted.

NON-CONCURRENCE IN HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 18, relative to the commitment of children to the youth development center for an offense.

The President appointed Sens. Bradley, Bossie and Jacobson,

Rep. Cleon Heald moved that the House accede to the request for a committee of conference,

Adopted.

The Speaker appointed Reps. Cleon Heald, Lyons, Zechel and Copenhaver.

REQUESTS CONCURRENCE TO AMENDMENT

HB 182, relative to decreasing minimum contents standards for household ammonia from eight percent to four percent. (Amendment printed S.J. May 7)

Rep. Roma Spaulding moved that the House non-concur with the Senate amendment and request a committee of conference.

Adopted.

The Speaker appointed Reps. Wilson, Nighswander, Appleby and Blanchette.

COMMITTEE REPORTS

HB 99, providing for the planning and design of a proposed state park at Pontook on the Androscoggin river in Dummer and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This matter is being covered by a Senate Bill,

Resolution adopted.

HB 335, relative to education and training in the field of property tax administration and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations,

Proposal has merit but Committee felt low priority for funding.

Resolution adopted.

HB 354, providing for improvements at the Bedell Bridge site and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

A good program but no funds available.

Rep. Drake moved that HB 354 be laid upon the table.

Adopted.

HB 376, providing for the acquisition of the Shell Camp Pond Dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same. Ought to pass with amendment. Rep. Drake for Appropriations.

This will provide a recreation pond as well as help maintain the water table.

AMENDMENT

Amend RSA 482-J:4 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

482-J:4 Reimbursement to Boat Fund. Any land or facilities acquired by the water resources board as a result of the acquisition authorized by this chapter which the water resources board, with the approval of the governor and council determines not to be necessary to retain in order to achieve the purposes of this chapter and any salvageable material similarly acquired, shall be sold and the proceeds therefrom returned to the special fund established by RSA 270:5, VII.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. The sum of forty-two thousand dollars is hereby appropriated and authorized to be expended by the water resources board with the approval of the governor and council for repairs, modifications or rebuilding of said dam, said appropriation shall be a charge upon the special fund established by RSA 270:5, VII. The water resources board is authorized, with governor and council approval, to apply for and receive and expend any federal funds available for the purposes of this act and any such funds received shall reduce the amount of state funds appropriated by the amount contributed from federal funds.

Amendment adopted.

Ordered to third reading.

HB 383, providing for state reimbursement to cities and towns for certain exemptions upon residential real estate and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Two million dollar request for funding completely unrealistic under present revenue structure.

Rep. Barrus moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion and subsequently withdrew his motion.

Rep. Eugene Daniell moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Drake spoke against the motion.

Rep. George Gordon spoke in favor of the motion.

Rep. Read moved that HB 383 be referred to a study committee designated by the Speaker for interim study and spoke to his motion.

Adopted.

HB 397, relative to the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This dam repair will allow the continuation of the recreational facility in Salisbury.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Appropriation for Stirrup Iron Pond Reconstruction. There are hereby appropriated to the fish and game department for the fiscal year ending June 30, 1976 for the reconstruction of the Stirrup Iron Pond Dam in the town of Salisbury the following sums: twelve thousand five hundred dollars from the general funds of the state to satisfy requirements for matching federal grants allocated to the fish and game department for such purpose and thirty-seven thousand five hundred dollars from federal funds. The governor is authorized to draw his warrant for the sums hereby appropriated. If the federal funds received are less than estimated, the total appropriation shall be reduced by the amount of reduction in the federal estimate and the applicable state matching funds.

2 Effective Date. This act shall take effect on July 1, 1975.

Amendment adopted.
Ordered to third reading.

HB 436, providing for the reconstruction and operation of the Lake Francis campground and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

This is an excellent program for the development of north country recreation area, but funds are not available at this time.

Rep. Drake moved that HB 436 be laid upon the table. Adopted.

HB 459, relative to certifying public institutions as intermediate care facilities and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Allows Dolloff Building at New Hampshire Hospital; Murphy Building at Laconia; and the New Hampshire Home for the Elderly to be accredited as ICF facilities and allows the state to gain 60% Federal funding for operation.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to certifying public institutions as intermediate care facilities.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Public Assistance; Certification of Public Medical Institutions. Amend RSA 167:4 (supp), by striking out the same and inserting in place thereof the following:

167:4 Eligibility for Assistance. Public assistance, including medical assistance, shall be granted under this chapter or RSA 161 to any eligible person as defined in section 6 hereof who has not sufficient income or other resources to provide a reasonable subsistence compatible with decency and health and may be granted to anyone who is an inmate of a public institution including a patient in a public medical institution which meets the federal or state standards and is so certified by the appropriate state and federal agency, except that:

I. In the determination of sufficiency of income and resources the director of the division of welfare may disregard such income and resources as may be permitted by the social security act of the United States and any amendments thereto.

II. Public assistance, other than medical assistance, shall not be granted to anyone who has made an assignment or transfer of property for the purpose of rendering

himself eligible for such assistance within five years immediately preceding his application for such assistance.

III. Public assistance shall not be granted to anyone who has refused to accept suitable employment.

2 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 473, relative to the medical-dental staff of New Hampshire hospital and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Changed positions in 1973. Have no money at present time to make a separate pay bill for these particular classifications.

Resolution adopted.

HB 480, relative to the executive secretary for the governor's committee on employment of the handicapped and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This is a new program for the budgeting process.

Resolution adopted.

HB 502, providing supplemental grants to families with dependent children and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

These funds are in HB 778.

Rep. Fleisher moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion, and subsequently withdrew her motion.

Resolution adopted.

HB 504, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund. Inexpedient to legislate. Rep. Drake for Appropriations.

The Committee felt that land acquisition did not have highest priorities even for bonding, due to the present finances of the state.

Rep. Williamson moved that HB 504 be referred to the committee on Resources, Recreation and Development for interim study to report back by October 1, 1976, and spoke to his motion.

Reps. Drake and Claflin spoke in favor of the motion.

Adopted.

HB 505, providing for monthly per patient payments by the division of welfare to county nursing homes for medications, medical and surgical supplies, physical therapy and occupational therapy and requesting funding from the department of health and welfare, Inexpedient to legislate, Rep. Drake for Appropriations.

Should first meet full cost rate for nursing homes before approving specialized rates in addition.

Resolution adopted.

HB 511, providing for the establishment of an interstate regional college of veterinary medicine and making an appropriation therefor, Inexpedient to legislate. Rep. Drake for Appropriations.

All the evidence presented indicated the present proposal should not be adopted. Rep. Campbell moved that the words, ought to pass, be substituted for the

committee report, inexpedient to legislate, and spoke to her motion. Reps. Sayer and Altman spoke in favor of the motion.

Reps. Scamman and Drake spoke against the motion.

On a voice vote the Speaker was in doubt and requested a division.

118 members having voted in the affirmative and 159 in the negative, the motion lost.

Rep. Campbell moved that HB 511 be laid upon the table.

On a voice vote the Speaker was in doubt and requested a division.

 $145\,$ members having voted in the affirmative and 139 in the negative, the motion passed.

HB 513, to reimburse towns and cities for educational costs of foster children and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

This is another new program which we cannot start at this time. Resolution adopted.

HB 534, requiring a special stamp to hunt pheasants. Ought to pass with amendment. Rep. Drake for Appropriations.

It helps the pheasant program by sale of stamps.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

requiring a special stamp to hunt pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase and/or propagation of pheasants.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Pheasant Hunters. Amend RSA 214 by inserting after section 1-a the following new section:

214:1-b Pheasant Stamp Required. No person shall at any time hunt, shoot, pursue, kill or take pheasants in this state without first procuring, in addition to the applicable hunting license required by RSA 214:1, a stamp to do so under RSA 214:9,X, for the same period and said stamp must be permanently affixed to the back of said hunting license and signed across the face in a permanent manner with the applicant's signature. A person under the age of sixteen years may hunt, shoot, pursue, kill or take pheasants without such a stamp provided that, while so doing he is accompanied by an adult who has procured such a stamp.

2 Pheasant Stamp Fee. Amend RSA 214:9, as amended, by inserting after paragraph IX the following new paragraph:

X. If the applicant wishes to hunt pheasants, two dollars, and the agent shall thereupon issue a pheasant stamp which shall entitle the licensee to hunt, shoot, kill and take, except by the use of traps, no more than two pheasants, one of which may be female, per day during the open season.

3 Disposition of Monies. Amend RSA 206 by inserting after section 35 the following new section:

206:35-a Pheasant Stamp Revenues. The state treasurer shall establish a separate account to which shall be credited all monies collected by the fish and game department from issuance of pheasant stamps under RSA 214:9, X. The monies in said account shall be used only for purchase and/or propagation of pheasants, and is hereby appropriated for said purposes. Said funds shall be expended for the purposes hereof as determined by the director with the approval of the commission.

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.
Ordered to third reading.

 $\ensuremath{\mathsf{HB}}$ 579, relative to the management of funds for school food and nutrition programs. Ought to pass. Rep. Drake for Appropriations.

This would allow the department to continue funding capital expenses in school hot lunch programs on a 75-25 basis.

Ordered to third reading.

SB 97, relative to method of payment of judgments in civil actions. Inexpedient to legislate. Rep. Lucas for Judiciary.

There is a real problem in the collection of bills from dead beats, but the committee felt that this bill would not solve the problem. On the contrary, it would hold out false hope and might encourage the extending of more credit.

Rep. Harold Thomson moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Lucas explained the committee report.

Reps. Richard Bradley, Wheeler, George Gordon and Morrissette spoke in favor of the motion.

Rep. Cynthia Clark spoke against the motion.

Rep. Frizzell further explained the committee report.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Thomson requested a roll call.

Sufficiently seconded.

YEAS 179 NAYS 143 YEAS 179

BELKNAP COUNTY

Ambrose, Goyette, Leary, James Murray and Young.

CARROLL COUNTY

Russell Chase, Dickinson, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cooke, Cournoyer, Fillback, Johnson, Langille, Nims, Turner, Wells and Whipple.
COOS COUNTY

Burns, Cooney, Craggy, Drake, Rebecca Gagnon, Horton, Huggins, Hunt, Oleson, Patenaude, Poulin and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, A. C. Jones, Logan, Pepitone, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Arnold, Baker, Bednar, Wilfrid Boisvert, Bruton, Carswell, Carter, Coburn, Joseph Cote, Crotty, Cullity, Day, William Desmarais, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Karnis, Edmund Keefe, LaChance, Levasseur, Lynch, Lyons, MacDonald, McDonough, McLaughlin, Milne, Morgan, Morrissette, Fred Murray, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Reidy, Henry Richardson, Andre Simard, Spirou, Sullivan, Sweeney, Harold Thomson, Van Loan, Wheeler, Withington and Ziakas

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, Christensen, George Gordon, Harriman, William Kidder, LaBonte, Millard, Noble, Packard, Plourde, Ralph, Rich, Riley and Tarr.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, Briggs, Collishaw, Roy Davis, Grace DeCesare, Erler, Flanagan, Gage, Gaskill, Gillis, Goodrich, Kashulines, Kelley, King, McEachern, O'Connell, Page, Peterson, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Southwick, William Stevens, Tavitian, Twardus and Wilson.

STRAFFORD COUNTY
Appleby, Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Charles Grassie, Hebert, Joncas, Joos, Kincaid, McManus, Osgood, Parnagian, Pray, Robillard, Rowell, Tibbetts and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Scott, Roma Spaulding and George Wiggins.

NAYS 143

BELKNAP COUNTY

Beard, Bowler, Hildreth, Mansfield and Nighswander.

CARROLL COUNTY

Claflin and Fullam.

CHESHIRE COUNTY

Ames, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Ramsey, Russell, Scranton and Anthony Stevens.

COOS COUNTY

Fortier, Victor Kidder, George Lemire, Mabel Richardson, Valliere and York. GRAFTON COUNTY

Chambers, Cynthia Clark, Cornelius, Myrl Eaton, Gemmill, Mann, Melnick, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Barrett, Belanger, Bishop, Emile Boisvert, Boyd, Bragdon, Colson, Corey, Corser, Philip Currier, Forsaith Daniels, Douzanis, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Daniel Healy, George Healy, Howard Humphrey, Ingram, Lawrence, Martin, Nardi, O'Neil, Record, Sing, Leonard Smith, Solomon, Theriault, Tropea, Vachon, Cecelia Winn, John Winn and Woodruff. MERRIMACK COUNTY

Milton Cate, Raymond Chase, Cushman, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, McNichol, Shapiro, Shepard, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Benton, Blanchette, Campbell, Collins, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Donald DeCesare, Eastman, Ganley, Gorman, Greene, Griffin, Hoar, Hobbs, William Keefe, Krasker, Maynard, Niebling, Parolise, Parr, Reese, Richards, Rogers, Splaine, George Thibeault, Webster and Wolfsen. STRAFFORD COUNTY

Walter Desmarais, Dudley, Habel, Kimball, Lessard, Maloomian, Rod O'Connor, Parshley, Preston, Ruel, Sackett, Barbara Thompson, Torrey, Tripp and Woods.
SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Mahoney, Olden, Sara Townsend, Tucker and Williamson. and the motion passed.

Ordered to third reading.

COMMUNICATION

FROM:

Arthur G. Marx, Director of Legislative Services

May 13, 1975

SUBJECT:

Newspaper articles

N.H. Sunday News, May 11, 1975

TO:

Speaker George B. Roberts, Jr.

Two articles appeared in the N.H. Sunday News of May 11th, one headlined 'Shuffle' In Full House?, the other headlined Lamprey Report Detailed.

In fairness to members of my staff and to myself, I feel some inaccuracies which appeared therein should be rebutted.

At one place, I am quoted as saying, "We were told not to give out the contents of the bills unless he (Roberts) gives his okay." I do not question that these requests were filed as confidential and that when a request is filed as confidential we may not give out the contents, but I do question the implication that this was peculiar to Speaker Roberts. A request filed as confidential by any legislator would be handled in the same manner and this is a privilege which is accorded to any member of the House in accordance with a resolution passed by the entire House.

In addition, one of the articles alleges that I said a sponsor's name could not be removed after it was signed by a co-sponsor. This, again, is not exactly what I said. My statement was to the effect that if a single original sponsor had withdrawn his name as a sponsor for a bill which he had requested prior to the cut-off date, I was informed that if another legislator wished to sponsor the same subject matter and wished to use the request which was timely filed by the original sponsor but did not inform us of this prior to the cut-off date for the request, this constitutes, in effect, a late request for drafting a bill.

Further, I am quoted as saying that "In the interim period, it appears there will be little for the clerks to do." Neither I nor anyone in my office made such a statement.

It should be pointed out that the statement that French and Roberts had misrepresented the facts was not a statement made by this office but was completely a conclusion of the person who requested to see our records. In addition, the quote attributed to Mr. Campbell of my office which says in part, "...we couldn't understand how Duprey could appear as a sponsor...", is categorically denied, particularly as to those words.

The records relative to bills drafted by my office are public records unless we are directed by the sponsor or by action of the House or Senate otherwise, particularly after the drafting process is completed and the result of such drafting is introduced into the Legislature. The matter then becomes a matter in the public domain and we have no alternative but to make it available to anybody who wishes to examine it, particularly legislators. It is the policy of this office, and has always been, to make no substantive comments as to why certain actions were taken relative to such requests by any legislator; and this office, and myself in particular, resents greatly derogatory conclusions being drawn from this information and attributed to us.

The clerk read the communication in full.

Rep. Spirou moved that the communication from Arthur G. Marx, Director of Legislative Services, be printed in the Journal.

Adopted.

(Rep. Russell Chase in the Chair)

UNANIMOUS CONSENT

Rep. Roberts addressed the House by unanimous consent.

Mr. Speaker, Members of the House. This is the second time in ten years that I have asked unanimous consent of the honorable body.

Under ordinary circumstances, I do not respond to personal attacks in the press, even when these attacks are political with no basis in fact.

However, two political attacks in last week's N. H. Sunday News are not the usual attacks on the House leadership.

These are attacks on the legislative process and on legislative personnel, and are carefully contrived to give the voters who elected us a distorted view of what we do and how we operate.

As such, these articles must be refuted, for, in the absence of a response, the public cannot be blamed if they accept distortion, innuendo and just plain lies instead of the truth.

The first of these tales appeared on the front page of a Sunday News article under the by-line of R. Warren Pease.

In what he pretended was a news story, Mr. Pease charged that several bills designed to improve the management of the legislative process passed the House by "political subterfuge."

This is not true.

Mr. Pease also said that John Campbell, who works for Legislative Services, gave Mr. Pease information that "revealed both French and Roberts had misrepresented the facts."

Mr. Campbell did no such thing, and is prepared to say so.

Mr. Pease went on to say that "Arthur Marx agreed that the actions of Roberts contributed to the legislative debacle."

Mr. Marx did no such thing, and has said so.

While the second tale had no by-line, it too was obviously written by a master of fiction.

This second story said that a member of the Legislative Services staff said that "In the interim period it appears there will be little for the clerks to do."

No such statement was made by any member of the Legislative Services staff.

This statement was made to the Sunday News by a legislator who had the decency to call Mr. Marx and apologize for the inaccuracy in that story, and for that I thank him.

The second story also charges us with establishing a Legislative Facilities Committee and states that, "This new committee allows for the present Speaker of the House (George Roberts) to become chairman."

While the Sunday News is good at fiction, it is not good at historical research. This is no "new committee"—we have had a Legislative Facilities Committee since 1973, and I am already its chairman by election of the members and by statute.

Mr. French and I both spent considerable time with that news reporter, Mr. Pease, explaining the legislative process to him. But he obviously would not or could not include the facts we gave him in his tale. So, in the hope that it would help him, and those in the public that might believe such a tale, here are the facts written down, and I will try again:

- 1. In my campaign for Speaker, I emphasized the need for better management tools to assist the legislature in its decision making. I believed then, as I believe now, that the same New Hampshire citizens who have voted to keep a large legislature are willing to support the necessary changes which will permit this large legislature to function efficiently. I believed then, as I believe now, that the legislature must become a co-equal branch of government.
- 2. A group of bills designed to strengthen the legislative process were introduced this session with my approval and some with my sponsorship. Other legislative leaders and other members of the house sponsored the remainder of the bills. To me, this is indicative of substantial support for legislative improvement, regardless of party affiliation. It is not "political subterfuge."
- 3. These bills did not come out of the so-called Lamprey Report. Most of them were the result of suggestions from the Citizens Conference of State Legislatures, the Eagleton Institute, and the National Legislative Leaders' Conference and other people and other legislators past and present who understandably know that we have management problems. Far from being "political subterfuge", their recommendations are matters we have been trying to bring to public attention for some ten years now!

Indeed, our new House committee rules are one product of this process that has already been implemented by this House, that of the House Committee Rules which had the assistance of Steve Lakis of the Citizens Conference on State Legislatures, who has been working with a bi-partisan team of legislators to get that improvement in the process established in this House.

4. Certainly some of the language in these bills is similar to legislation introduced in the 1973 session. The 1973 legislation passed—so we know it has the support of the members of the House and Senate.

However, in 1973 the legislation was vetoed. So, in 1975, those of us who are concerned about legislative management, introduced several bills dealing with legislative improvement so that the non-controversial bills of that one package of the last term could be divided from the controversial ones to assure success of the non-controversial ones and the remainder could then be pinpointed for discussion and political debate.

We have already discussed this program with the Governor who, because of his own frustrations with executive agencies, we know to be more receptive to a sound management approach in the legislative branch of government than he was two years ago.

This can certainly be called good strategy, but it is not "political subterfuge."

5. All of these bills were introduced and processed under our House Rules without unusual or preferential treatment.

Every one of them was either filed with Legislative Services before the deadline for filing bills had passed or, in a few instances, was introduced through the Rules Committee.

Certainly some of the bills were filed as confidential. This is quite permissible under our rules. In fact, until this session, all House bills were confidential until signed by the house member. All Senate bills are still confidential until signed by Senate members under their Senate rules.

Keeping a bill confidential is not abnormal, as a matter of fact it is an accepted practice still used by many legislators. It is each member's prerogative. It is not "political subterfuge."

Every one of these bills was signed by its sponsors before the deadline for signing bills had passed.

Every one of these bills had a public hearing with the required two days' notice in the Calendar.

Every one of these bills was reported to the floor with the required notice in the

There was an opportunity to debate these bills on the floor, as we debated many others. Rep. Gordon, who is a prominent and vocal critic of the legislative improvement bills requested recognition to discuss them, but subsequently withdrew his request.

These bills did then pass to the Senate with the exception of one still to be reported by the House Appropriations Committee. The bills that passed the House are now in the Senate. Again, there will be ample opportunity for hearing, discussion and debate under the senate rules before the Senate Rules Committee. The three man committee which holds all the House legislative improvement bills.

6. It is true that several bills dealing with improvements in the legislative process were introduced on April 24, the last day permitted in the House. But so were bills sponsored by 75 other House members. Must we charge them with "political subterfuge" as well? Fifteen out of twenty-four Senators introduced bills one day before they had to be acted upon. The fact that this happened is a convincing argument for improving legislative management particularly in the area of technical support for Legislative Services, but that is all it is.

But each and every one of these bills had a legislative sponsor at all times—unlike many department bills which were entered for drafting with no sponsors at all.

There are four hundred members in the New Hampshire House of Representatives. Because of our size alone, we have built-in problems of communication and organization. In spite of these handicaps, we basically do a good job because each member respects the rights of others and because we all operate under the same rules, including unwritten rules. We do not use newspapers for unfounded attacks on the legislative staff and on the legislative process. Those who break those rules bring discredit upon the legislative process.

For to disrupt the legislative process, to attack our staff and cast suspicion on our leadership and our members combined is turning the House against itself and is destructive of the democratic process. We have enough to do without defending ourselves from scurrilous fairy tales.

I hope that we can get on with our work, and I hope that you will join me and the legislative leadership on both sides of the aisle in working for the enactment of legislation to improve our ability to do our job.

Thank you Mr. Speaker.

Rep. Spirou moved that Rep. Roberts' remarks be printed in the Journal. Adopted.

(Speaker in the Chair)

Rep. Hanson moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 376, providing for the acquisition of the Shell Camp Pond Dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same.

HB 397, relative to the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor.

HB 459, relative to certifying public institutions as intermediate care facilities.

HB 534, requiring a special stamp to hunt pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase and/or propagation of pheasants.

HB 579, relative to the management of funds for school food and nutrition programs.

SB 97, relative to method of payment of judgments in civil actions.

RECONSIDERATION

Rep. Morrissette moved reconsideration on SB 97, relative to method of payment of judgments in civil actions.

Reconsideration lost.

Thursday, May 15th, Thursday, May 22nd, Tuesday, May 27th and Wednesday, May 28th, will be consent calendar days.

333 members were recorded as present.

On motion of Reps. Russell Chase, Hanson, Spirou and Belair the House adjourned at 2:39 o'clock.

Wednesday, 14May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Occasionally Lord, our high hopes and dreams are realized here in this House, and it makes us feel fulfilled and worthwhile. But more often than not much of our labor and energies end up lost in the passage and defeat of bills. Keep us from being discouraged. Rather, give us Your grace, in the face of what seems failure, to try, try again to support or to fight against that which we as persons, believe is right or wrong in Your sight and support Your Divine Plan for all mankind. Let each one of us be assured that we need not be ashamed of honest and determined effort. God bless the concerned men and women of this great House. Amen!

Rep. Sanborn led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Lamy and Seamans, the day, illness.

Rep. Zechel, today and tomorrow, illness.

Rep. Reese, the day, illness in the family.

Reps. A. C. Jones and Christensen, the day, important business.

INTRODUCTION OF GUESTS

Philip and Evarist Ouellette, guests of Rep. Plourde. Eric Waugh, guest of Rep. Lucas. Laurie Joos and Deborah Brewer, daughter and friend of Rep. Joos. Dolly Hummel guest of Rep. Carswell.

ENROLLED BILLS REPORT

HB 165, relative to approved subdivision plans.

SB 97, relative to method of payment of judgments in civil actions.

Mabel L. Richardson for the committee.

SENATE MESSAGES ACCEDE TO REQUEST COMMITTEE

OF CONFERENCE.

HB 182, relative to decreasing minimum contents standards for household amonia from eight percent to four percent.

The President appointed Sens. Bossie, Fennelly and Jacobson.

CONCURRENCE HB WITH SENATE AMENDMENT

HB 66, relative to fees for the Superior Court.

Rep. Frizzell moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps, McManus, Southwick, Tarr and Habel.

COMMITTEE REPORTS

HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for appropriations.

A new program which the state cannot afford to enter into at the present time. When the state has enough money available, a catastrophic program should be considered for all these problems.

Rep. Roma Spaulding moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate.

Rep. Spaulding requested a quorum count.

The Speaker declared a quorum present.

Rep. Spaulding spoke to her motion.

Reps. Ferguson, Milton Cate, Drake and Fred Murray spoke against the motion.

Reps. McDonough, Day, Lynch and Splaine spoke in favor of the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 133 NAYS 134 YEAS 133

BELKNAP COUNTY

Ambrose, Beard, French, Goyette, Hildreth and Kenneth Randall.

CARROLL COUNTY

Claflin, Dickinson, and Kenneth Smith.

CHESHIRE COUNTY

Close, Fillback, Hanna, Knight, Langille, Milbank, Ramsey and Russell. COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Poulin, Mabel Richardson and Valliere. GRAFTON COUNTY

Ira Allen, Altman, Chambers, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Myrl Eaton and Mann.

HILLSBOROUGH COUNTY

Ahern, Bernier, Bruton, Carswell, Carter, Colson, Margaret Cote, Cullity, Forsaith Daniels, William Desmarais, Dwyer, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Granger, Gravelle, Philip Heald, Ingram, LaChance, Lawrence, Lynch, Lyons, McDonough, Milne, O'Neil, Orcutt, Russell Perkins, Quigley, Record, Reidy, Henry Richardson, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Vachon, Cecelia Winn and John Winn.

MERRIMACK COUNTY

Ayles, Chandler, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Hanson, Harriman, James Humphrey, Labonte, McNichol, Millard, Ralph, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Blanchette, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Cunningham, Eastman, Flanagan, Ganley, Goodrich, Kashulines, McEachern, O'Connell, Parolise, Parr, Peterson, Splaine, and Wolfsen.
STRAFFORD COUNTY

Appleby, Bouchard, Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Lessard, Maloomian, Rod O'Connor, Parshley, Robillard, Sackett, Barbara Thompson and Woods

SULLIVAN COUNTY

Brodeur, Lucas, Scott, Roma Spaulding and Sara Townsend.

NAYS 134

BELKNAP COUNTY

Bowler, Mansfield, and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Duprey, Fullam and Towle.

CHESHIRE COUNTY

Ames, Ballam, Cournoyer, Anne Gordon, Cleon Heald, Johnson, Marshala, McGinness, Scranton, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Craggy, Drake, Horton, Hunt, Victor Kidder, Oleson, Wiswell and York,

GRAFTON COUNTY

Richard Bradley, Buckman, George Cate, Gemmill, LaMott, Logan, Melnick and Bruce Townsend.

HILLSBOROUGH COUNTY

Ainley, Arnold, Baker, Belanger, Wilfrid Boisvert, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Clyde Eaton, Ferguson, Gauthier, Salvatore Grasso, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Martin, McLaughlin, Morgan, Fred Murray, Normand, Paradis, Peters, Polak, Reardon, Andre Simard, Sing, Van Loan, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Laurent Boucher, John Cate, Milton Cate, Alice Davis, Gamache, Hess, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Noble, Packard, Rich, Riley, Ryan, Shepard, Doris Thompson, and Underwood. ROCKINGHAM COUNTY

Danforth, Donald Decesare, Erler, Gaskill, Gillis, Greene, Griffin, Hoar, Maynard, Niebling, Page, Richards, Rogers, Sanborn, Scamman, Constance Simard, Skinner, Twardus and Webster.

STRAFFORD COUNTY

Bernard, Shirley Clark, Walter Desmarais, Charles Grassie, Joncas, Joos, Kimball, Kincaid, Osgood, Pray, Preston, Ruel, Tibbetts, Torrey, and Tripp.

SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, Frizzell, Lebrun, Manhoney, Olden and Williamson.

and the motion lost.

Rep. Ziakas who voted nay notified the clerk that he inadvertently voted incorrectly, and wished to vote yea.

Rep. Spaulding moved that HB 102 be laid upon the table.

Adopted.

HB 160, providing that real property owned by governmental units which is being used for profit-making purposes by a third party shall be taxed. Ought to pass. Rep. Drake for Appropriations.

This is a new answer to an old problem. This bill would allow communities to tax real property owned by governmental units that are being used for profit-making purposes and are being used for purposes other than those for which it was acquired. It will apply to a limited number of cases.

Ordered to third reading.

HB 250, relative to the New Hampshire turnpike system. Ought to pass. Rep. Drake for Appropriations.

This bill will permit necessary construction in the Hampton toll area, the Dover-Somersworth interchange and the Hooksett and Bow intersections, and will repeal the authorization for the Manchester/Hampton toll road.

Ordered to third reading.

HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill would remove the legal requirement, in the case of the Spaulding extension, that the Commissioner of Public Works and Highways must demonstrate the feasibility of a turnpike project before it is begun. Since tolls would have to be raised to 40 cents on the Central and 50 cents on the Eastern Turnpike to pay for the Spaulding extension, the Committee was unwilling to shoulder the responsibility for such a commitment at this time.

Rep. French moved that debate be limited to forty minutes equally divided.

Adopted.

Rep. Ruel moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Ferguson spoke against the motion.

(Rep. Russell Chase in Chair)

Reps. Fortier, Belair, Coutermarsh, Grassie, Mabel Richardson, Appleby, Oleson and Victor Kidder spoke in favor of the motion.

Reps. Anthony Stevens, Wilfrid Boisvert, Laurent Boucher and Roderick Allen spoke against the motion.

Rep. Brouillard moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 161 NAYS 120 YEAS 161

BELKNAP COUNTY

Beard, Brouillard, Goyette, Mansfield and Kenneth Randall.

CARROLL COUNTY

Fullam, Howard and Towle.

CHESHIRE COUNTY

Ballam, Cooke, Cleon Heald, Knight, Langille, Marshala, Nims and Wells.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, Victor Kidder, George Lemire, Oleson, Poulin, Mabel Richardson, Valliere, Wiswell and York.
GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, Chambers, Myrl Eaton, Mann, Pepitone and Symons.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Baker, Belanger, Bernier, Bishop, Bragdon, Coburn, Corey, Joseph Cote, Margaret Cote, Coutermarsh, Cullity, Forsaith Daniels, William Desmarais, Joseph Eaton, Gabrielle Gagnon, Gelinas, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lynch, Lyons, McDonough, McGlynn, Milne, Morgan, Russell Perkins, Polak, Quigley, Reidy, Andre Simard, Sullivan, Theriault, P. Robert Thibeault, Vachon, Cecelia Winn, John Winn, Withington, Woodruff and Ziakas.

Ayles, Bartlett, Alice Davis, Estee, Hanson, Harriman, H. Gwendolyn Jones, Kenison, McNichol, Ralph, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Donald Decesare, Ellis, Gage, Goodrich, Hobbs, Krasker, Maynard, McEachern, Page, Parr, Peterson, Read, Richards, Sanborn, Sayer, Schwaner, Tavitian, Twardus, Wilson, and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kimball, Kincaid, Maloomian, Parshley, Pray, Preston, Rowell, Ruel, Barbara Thompson, Tibbetts, Torrey, Tripp, and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Roma Spaulding, Tucker, George Wiggins and Williamson.

NAYS 120

BELKNAP COUNTY

Ambrose, Bowler and Leary.

CARROLL COUNTY

Roderick Allen, Claflin, Conley, Dickinson and Kenneth Smith.

CHESHIRE COUNTY

Ames, Robert Callahan, Fillback, Anne Gordon, Hanna, Johnson, Ladd, McGinness, Milbank, Ramsey, Russell, Scranton, Anthony Stevens, Turner and Whipple.

COOS COUNTY

Drake and Horton.

GRAFTON COUNTY

David Bradley, George Cate, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, Gemmill, LaMott, Melnick, Taylor, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ainley, Arnold, Wilfrid Boisvert, Boyd, Bruton, Carswell, Carter, Cobleigh, Corser, Day, Dwyer, Clyde Eaton, Favreau, Ferguson, Gauthier, Granger, Philip Heald, Holland, Levasseur, McLaughlin, Normand, O'Neil, Orcutt, Paradis, Arnold Perkins, Peters, Henry Richardson, Leonard Smith, Kenneth Spalding, Sweeney, Tropea, Van Loan and Wheeler.

MERRIMACK COUNTY

Laurent Boucher, John Cate, Milton Cate, Chandler, Raymond Chase, David Currier, Cushman, Eugene Daniell, Gamache, Hager, Haller, Hess, William Kidder, Labonte, Millard, Rich, Riley, Ryan, Shepard, Doris Thompson, and Underwood. ROCKINGHAM COUNTY

Benton, Blanchette, William Boucher, Danforth, Flanagan, Ganley, Gillis, Goff, Greene, Griffin, O'Connell, Parolise, Rogers, Scamman, Constance Simard, Splaine, and Webster.

STRAFFORD COUNTY

Joncas, Osgood, Parnagian, Robillard and Sackett.

SULLIVAN COUNTY

Frizzell, Lucas, Mahoney, Olden, Scott and Sara Townsend. and the motion passed.

Reps. Spirou and Lessard wished to be recorded in favor of the motion.

Rep. Duprey wished to be recorded against the motion.

HB 252 was ordered to third reading.

Rep. Bouchard wished to be recorded in favor of HB 252.

HB 265, relative to installing snow-making equipment at Mount Sunapee State park. Ought to pass with amendment. Rep. Drake for Appropriations,

Even though the feasibility study concludes that the bill would be self-amortizing over a twenty year period based on additional ticket sales alone, a further reduction of actual costs to the state of over 50% is guaranteed through the use of BOR funds.

Rep. Coburn moved that HB 265 be referred to the committee on Resources, Recreation and Development for interim study, to be reported back by October 1, 1975, and spoke to his motion.

Reps. Mahoney, George Wiggins, Tucker, Claflin and Williamson spoke against the motion.

Rep. Milton Cate moved the previous question.

Sufficiently seconded.

Adopted.

A quorum count was requested.

The Speaker declared a quorum present.

Motion lost

AMENDMENT

Amend the bill by striking out sections 1, 2 and 3 and inserting in place thereof the following:

1 Appropriation. The sum of one million five hundred thirty-seven thousand seven hundred and twenty dollars is hereby appropriated to the department of resources and economic development, division of parks for the installation of snow-making equipment on Mount Sunapee as recommended by Sno-Engineering, Inc., as follows:

111C., 43 10110W3.	
Detailed Engineering Drawings	\$ 80,000
Installation of System E	1,016,180
Contingency	101,640
Engineering	94,820
Guns/Hose	19,800
Option B	148,280
Utilities	77,000

\$1,537,720 776,360

Net Appropriation \$ 761,360

2 Bonds Authorized. To provide funds for the appropriation of state funds made in section 1 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of seven hundred sixty-one thousand three hundred and sixty dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with RSA 6-A.

3 Payments. The payment of principal and interest on bonds and notes as authorized by section 2 for this project and as detailed in section 1 shall be made

when due from the general funds of the state.

Further amend the bill by striking out section 5 and inserting in place thereof the following:

5 Contingency of Appropriations. The sums appropriated by section 1 of this act and the borrowing authorized by sections 2 and 3 of this act, are contingent upon and shall have no force and effect unless and until the project between the department of resources and economic development and the bureau of outdoor recreation provides for payment by the bureau of outdoor recreation of no less than fifty percent of the total cost of the project provided by section 1 of this act. Said total cost being the sum of one million five hundred thirty-seven thousand seven hundred twenty dollars.

6 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 301, providing for halfway houses for alcohol abusers and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

An ongoing program that is presently funded by federal funds. State does not have \$147,386 needed for next two years.

Rep. Drake moved that HB 301 be laid upon the table.

Adopted.

Rep. Lyons moved that HB 337, authorizing the Governor to enter into a contract with schools of dental medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor, be taken from the table. Motion lost.

HB 317, providing for the purchase of uniforms by the state for employees required to wear same and making an appropriation therefor. Inexpedient to legislate, Rep. Drake for Appropriations.

Committee feels that this could better be handled by department heads.

Rep. Cushman moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. William Kidder, Milton Cate and Drake spoke against the motion.

Motion lost.

Rep. Cushman requested a roll call.

Insufficiently seconded.

Resolution adopted.

HB 331, authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill addresses itself to a problem not covered by any other RSA.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing a death benefit for legislative personnel and authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor.

1 Death of Legislative Personnel. Amend RSA 94 by inserting after section 4-either following inew section:

94 44 Death of Legislative Officers, Officials, Employees and Attaches.

- A death genefit of an additional twenty days salary beyond the date of death shall be paid to the estate of the following legislative dersonnels:
- ia. Legislative officers, who are not members of the general court, who die while in office.
- (b) Non-elective full time legislative officials or employees or attaches who die while employees.
- of Non-elective temporary embloyees or attaches with die winite the general court dy win on they are employed is in regular or special session.
- III. Any payments made oursuant to this section shall be a charge against the salary adjustment fund.
- 2. Appropriation. The sum of nine hundred polars, representing an additional twenty days salary beyond the date of death is hereby appropriated to be paid to Mary 4. August the widow of the late sengeant-at-arms of the house, in tribute to the outstanding service he rendered. This appropriation shall be a charge against the salary accustment fund.
 - 3 Effect, ver Daita. This actional cake effect upon its passage.

Almendiment adopted.

Ordered to third read ins.

HB 351 relative to equine infectious anemia and making an appropriation therefor Ought to pass with amendment. Rep. Drake for Appropriations.

Fees will completely bay for this worthy program.

AMENDMENT

Amend ASA 443:97,) V, as inserted by section 1 of the bill, by striking out said paragraph and inserting in blace thereof the following:

V. "Official test" means the agar get immune diffusion blood test conducted in a appratory approved by the United States department of agriculture, animal and plant health inspection service and the state weter harian.

Amend RSA 443:98, I, as inserted by section 1 of the bill, by striking out said barragraph and inserting in place thereof the following:

All hat we New Hampshire equines assembled at a show, fair, race meet, builling exhibition or other such function in the state shall have been officially tested at a aboratory approved by the united States department of agriculture, animal and cannot nealth inspection service and the state veterinarian and found to be negative for eduline infectious anemials and accompanied by a report certifying that said test was conducted within twelve months prior to such event. The person in charge of such exhibition on shall ascertain that a copy of the official test accompanies each equine and such reports may be available for inspection by a representative of the state veter harian upon request. Failure to furnish such reports shall exclude such equines from events.

Amend RSA 443:100 as inserted by section 1 of the bill, by striking out said section and inserting in place thereof the following:

443 100 Equines for Sale or Aluction, Testing Requirements. No person shall sale exchange, parter or give away any equine whether a native to the state or from out of state, unless such equine has been difficially tested at a laboratory approved by the United States becament of agriculture, animal and plant hearth inspection service and the state veter harian and found to be negative within a period of six months orion to such transfer. Such tests shall be administered by an accredited veter harian, state veter har an orins representance.

Amend RSA 443 101 as inserted by section 1 of the bill by striking out said section and inserting in place thereof the following:

443:101 Intrastine Movement of Equines. Before any equine is moved from the premises of an owner for any purpose except for immediate slaughter under special permit provided by the state veter harvan, such equine shall be officially tested and found to be negative. Such test shall be conducted at a lappratory approved by the state veter har an within time veil months or or to movement. The equine shall be accompanied by a pertificate which contains the information specified in PSA 443-99. III.

Amend RSA 443:102, II, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

II. When reactors are disclosed on a premises and such testing does not constitute a complete herd test, then all equines on such premises shall be tested at a laboratory approved by the United States department of agriculture, animal and plant health inspection service and the state veterinarian. Such testing shall be under the supervision of the state veterinarian or his representative. Negative equines kept on the same premises with reactors may be moved only by permission of the state veterinarian. Native equines found positive to the official test under twelve months of age shall be quarantined and retested at twelve months of age. If these equines are still positive, they shall be subject to the same requirements as other adult reactors.

Amend RSA 443:104 entitled "Penalty" as inserted by section 1 of the bill, by

striking out said section and inserting in place thereof the following:

443:105 Fees. A one dollar fee separate and additional to any other charge shall be collected for each test conducted by the state pursuant to this subdivision for equine infectious anemia. Any and all fees collected pursuant to this section shall be deposited in the general fund.

443:106 Penalty. Any person who violates this subdivision shall be guilty of a misdemeanor.

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Appropriation. The sum of twenty thousand four hundred forty-three dollars for the fiscal year ending June 30, 1976 and eighteen thousand one hundred sixty-two dollars for the fiscal year ending June 30, 1977, to the department of agriculture, for the purposes of section 1 of this act, to be expended as follows:

		Fiscal 1976	Fiscal 1977
Personal services	10	\$14,075.00	\$14,874.00
Current expenses	20	300.00	300.00
Equipment	30	3,160.00	0
Benefits	60	1,408.00	1,488.00
Travel—In-state	70	1,500.00	1,500.00
	Total	\$20,443.00	\$18,162.00

The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.
Ordered to third reading.

HB 405, providing for the state to compensate in full the special deputy forest fire wardens. Inexpedient to legislate. Rep. Drake for Appropriations.

The Committee felt that at the present time we should continue funding these positions as we are presently.

Rep. Taylor abstained from voting under Rule 16.

Resolution adopted.

HB 424, providing educational benefits for Viet Nam veterans. Inexpedient to legislate. Rep. Drake for Appropriations.

This is a new program. Federal government pays for educational benefits through grants to the veterans.

Rep. Eugene Daniell moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Parr spoke in favor of the motion.

Rep. Scamman spoke against the motion.

Rep. Daniell requested a roll call.

Sufficiently seconded.

YEAS 125 NAYS 166 YEAS 125

BELKNAP COUNTY

Ambrose, Beard, Bowler, Goyette, Leary and Kenneth Randall.

CARROLL COUNTY

Conley, Dickinson and Towle.

CHESHIRE COUNTY

Robert Callahan, Cournoyer, Fillback, Langille, Marshala, Milbank and Whipple. COOS COUNTY

Cooney, Craggy, George Lemire, Oleson, Poulin, Mabel Richardson, Valliere and Wiswell.

GRAFTON COUNTY

Richard Bradley, Chambers, Cynthia Clark, Cornelius, Gaylord Cummings, Myrl Eaton, Symons and Taylor.

HILLSBOROUGH COUNTY

Bishop, Carter, Corser, Cullity, Day, William Desmarais, Douzanis, Joseph Eaton, Gardner, Gauthier, Gelinas, Granger, Gravelle, Daniel Healy, George Healy, Karnis, Edmund Keefe, LaChance, Martel, McDonough, McGlynn, Morrissette, O'Neil, Russell Perkins, Reidy, Henry Richardson, Shea, Leonard Smith, Sullivan, Therlault, P. Robert Thibeault, Harold Thomson, Wheeler, John Winn, Woodruff and Ziakas. MERRIMACK COUNTY

Ayles, Raymond Chase, Eugene Daniell, Haller, Harriman, Labonte, McNichol, Packard, Plourde, Ralph, Riley, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Blanchette, Briggs, Collins, Thomas Connors, Cotton, Roy Davis, Eastman, Gage, Goff, Goodrich, Hobbs, Kashulines, Parolise, Parr, Peterson, Anthony Randall, Sanborn, Sayer, Schwaner, Splaine, Tavitian and Twardus.

STRAFFORD COUNTY

Bernard, Bouchard, Donnelly, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kincaid, Lessard, Rod O'Connor, Robillard, Rowell, Ruel and Sackett.
SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, Lebrun, Lucas, Scott and Tucker.

NAYS 166

BELKNAP COUNTY

Brouillard, French, Mansfield, James Murray, Nighswander, Sabbow, and Young. CARROLL COUNTY

Russell Chase, Claflin and Fullam,

CHESHIRE COUNTY

Ames, Ballam, Cooke, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, McGinness, Ramsey, Scranton, Turner, and Wells.

COOS COUNTY

Burns, Drake, Rebecca Gagnon, Horton, Huggins, Victor Kidder and York. GRAFTON COUNTY

Ira Allen, Altman, George Cate, W. Murray Clark, Copenhaver, Duhaime, Gemmill, LaMott, Logan, Mann, Melnick, Pepitone, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Arnold, Barrett, Bednar, Belanger, Bernier, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Carswell, Cobleigh, Coburn, Colson, Corey, Joseph Cote, Philip Currier, Drewniak, Dwyer, Favreau, Ferguson, Gabrielle Gagnon, Gramling, Salvatore Grasso, Philip Heald, Howard Humphrey, Ingram, Lawrence, Lynch, Lyons, MacDonald, Martin, Morgan, Fred Murray, Normand, Timothy O'Connor, Orcutt, Paradis, Peters, Polak, Quigley, Reardon, Record, Andre Simard, Kenneth Spalding, Sweeney, Tropea, Vachon, Van Loan and Withington.

MERRIMACK COUNTY

Laurent Boucher, John Cate, Milton Cate, Chandler, David Currier, Alice Davis, Hanson, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Millard, Noble, Rich, Ryan, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Bisbee, Campbell, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Donald DeCesare, Grace DeCesare, Ellis, Erler, Flanagan, Gaskill, Gillis,

Gorman, Greene, Hoar, Krasker, Maynard, McEachern, Niebling, O'Connell, Page, Richards, Rogers, Scamman, Constance Simard, Skinner, Webster and Wolfsen. STRAFFORD COUNTY

Appleby, Canney, Walter Desmarais, Dumais, Joncas, Kimball, Maloomian, Osgood, Parshley, Pray, Preston, Barbara Thompson, Tripp and Winkley.
SULLIVAN COUNTY

Barrus, Burrows, Frizzell, Mahoney, Olden, Sara Townsend and Williamson. and the motion lost.

Resolution adopted.

HB 476, establishing a tax relief program for the elderly based on property tax or rental expenditures and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

This bill deals properly with a serious problem which cannot be funded under present revenue structure of the state.

Rep. Drake moved that HB 476 be laid upon the table.

Adopted.

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Trustees now have quasi-judicial responsibilities. Per diem to be same as Parole Board.

AMENDMENT

Amend the bill be striking out all after the enacting clause and inserting in place thereof the following:

1 Compensation of Prison Trustees. Amend RSA 10:2 by striking out said section and inserting in place thereof the following:

10:2 Appointment. There shall be a board of seven trustees for the New Hampshire youth development center and a like board for the state prison. Six members of each of said boards shall be appointed by the governor and council for terms of six years. Each member of the board of trustees of the state prison appointed by the governor and council shall be paid the sum of twenty-five dollars a day for such time as he is engaged in his duties as a member of said board and shall receive mileage at the rate provided for in RSA 99-A:1. Each member of the board of trustees of the New Hampshire youth development center appointed by the governor and council shall serve without pay but shall be allowed their reasonable expenses. Vacancies in said boards shall be filled by the governor and council for the unexpired terms. Any appointed member of said boards may be removed by the governor and council at any time for cause. Such member of the council as the governor may designate shall be an ex officio member of each of said boards of trustees. The chairman of each board shall be one of the six appointed members and shall be designated by the governor and council. Services rendered by any member of the council in carrying out any of the provisions of this chapter shall be considered as the performance of his duties as councilor.

2 Appropriation. The sum of one thousand eight hundred dollars is hereby appropriated to the state prison for the 1976 fiscal year and a like sum of the 1977 fiscal year for the purposes of section 1 of this act. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect on July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 497, increasing the perdiem allowance for parole board members and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment leaves per diem at present rate (\$25) instead of the \$50 proposed and clarifies status of mileage at state employees rate.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing mileage for parole board members.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Mileage for Parole Board Members. Amend RSA 651:37, as inserted by 1971, 518:1, as amended, by striking out in line twenty the words "said board." and inserting in place thereof the following (said board and shall receive mileage at the rate provided for in RSA 99-A:1) so that said section as amended shall read as follows:

651:37 State Board of Parole. There is hereby established a state board of parole which shall be composed of three members. The members of the board shall be appointed by the governor with the consent of the council for terms of five years or until their successors are appointed, except that initially one member shall be appointed for a term of five years, one member for a term of three years and one member for a term of one year. The governor shall designate one member as chairman who shall serve in that capacity for the duration of his term. Any vacancy on the board shall be filled for the unexpired term. The board shall have responsibility for the parole decision process for inmates of the state prison, subject to the applicable provisions of this chapter. The board shall have legal custody of all prisoners released on parole until they receive their discharge or are remanded to prison. The board shall establish such rules as necessary for the conduct of its duties and all necesary terms and conditions for the conduct of persons on parole. The board shall also administer the supervision of persons on parole and shall establish procedures and regulations relative to the performance of the duties of the parole officers as in its judgment are advisable. Each member of the board shall be paid the sum of twenty-five dollars a day for such time as he is engaged in his duties as a member of said board and shall receive mileage at the rate provided for in RSA 99-A:1. The board shall keep a record of all doings and shall report thereon to the governor and council quarterly and oftener when by them required. The chairman shall designate one other member of the board to act as chairman in his absence. At least two members of the board shall be present at all hearings.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 514, relative to temporary removal of prisoners and relative to the commitment of the criminally insane, providing for their release and providing for facilities for their care and treatment and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

New procedures for committals, transfers, discharges, and off-ground privileges—money for new building in capital budget.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to temporary removal of prisoners and relative to the commitment, discharge and off-grounds privileges of the criminally insane and providing for their release.

Amend the bill by striking out all after section 3 and inserting in place thereof the following:

4 Limit on Orders, Amend RSA 651 by inserting after section 11 the following new sections:

651:11-a Duration of Court Orders. Orders of committal or transfers to the state hospital made pursuant to this chapter shall be valid for two years. For the order to be renewed, another judicial hearing must be held.

651:11-b Rights of Persons Transferred to State Hospital. Persons committed or transferred to the state hospital pursuant to this chapter shall be granted the rights set forth in RSA 135-B42—46.

5 Notification of Discharge or Granting of Off-Grounds Privileges. Amend

RSA 135 by inserting after section 28 the following new section:

135:28-a Notification of Discharge or Granting of Off-Grounds Privileges by Superintendent. Not less than thirty days before the date of any intended discharge of or the granting of off-grounds privileges by the superintendent to any person committed to the hospital by criminal proceedings, the superintendent shall give notice of such intention to the superior court for the county in which said person was committed and to the office of the prosecutor who represented the state in the criminal proceedings. Either the presiding justice or counsel for the state may request a hearing before the superior court, in which case the superintendent shall not discharge or grant off-grounds privileges to such person prior to the hearing. Following such hearing, the court may approve such discharge or off-grounds privileges or may order that no discharge be made or off-grounds privileges granted at that time. In the event that the order of commitment by the superior court shall expressly provide restrictions upon the manner of commitment, such restrictions shall be observed until such restrictions are modified by further order of the court,

6 Repeal. RSA 651:9 relative to committal of the insane by criminal proceedings

is hereby repealed.

7 Temporary Removal of Prisoners. Amend RSA 623:1 by striking out said

section and inserting in place thereof the following:

623:1 Illness, etc. Any person confined in a county jail, house of correction, state prison, or other place of detention may, under such precautions and for such time and purpose as any justice of the superior court or the governor may order, be temporarily taken by some regular or specially authorized officer from such place of detention because of his own extremely critical illness, or the imminently approaching death, or the funeral of a member of his immediate family, or for such imperative and extraordinary purpose as shall be deemed justifiable and humane by said justice, or the governor, to whom application is made. Whenever any such person so confined by order of a justice of the superior court shall be transferred to the New Hampshire hospital except on order of the justice of the superior court who originally ordered his commitment, the administrator of the institution from which he shall be transferred shall give written notice of such transfer to the justice who originally ordered such commitment within five days of such transfer, and said administrator shall likewise give notice to such justice upon the return of such person from New Hampshire hospital. Whenever such transfer is ordered except by the presiding justice for the county from which commitment was originally ordered, the presiding justice for that county shall likewise be notified of any transfer to or from the New Hampshire hospital.

8 Effective Date.

I. Sections 2 through 5 and section 7 of this act shall take effect July 1, 1975.

II. Sections 1 and 6 of this act shall not take effect until the superintendent of New Hampshire hospital shall have filed with the secretary of State a statement certifying that the forensic psychiatric unit buildings and equipment are completed and placed in operation. The secretary of State shall forthwith notify the clerk of the superior court in each county that such statement has been filed.

Amendment adopted.

Ordered to third reading.

HB 737, relative to state employees' group life insurance, authorized deductions for hospital and life insurance plans and dividends from life insurance and group hospitalization programs. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill addresses a specific proposal rather than the problem itself.

Rep. Ward moved that HB 737 be referred to Appropriations for interim study to be reported back by October 1, 1975, and spoke to her motion.

Adopted.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons. Ought to pass with amendment. Rep. Drake for Appropriations.

Allows OAA, ANB, APTD recipients to keep any federal increases without loss of reductions in state grants. No increase or decrease required in state funding.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon passage.

Amendment adopted.
Ordered to third reading.

HCR 8, requesting the governor to direct that the state house dome be illuminated at night. Ought to pass. Rep. Drake for Appropriations.

A reasonable request to light the state house dome during this bicentennial period.

HOUSE CONCURRENT RESOLUTION NO. 8 requesting the governor to direct that the state house dome be illuminated at night.

Be it Resolved by the House, the Senate concurring, that:

Whereas, for some time now the state house dome has not been illuminated at night; and

Whereas, this lack of illumination down-grades the image of the state of New Hampshire;

Now Therefore Be it Resolved by the House of Representatives, the Senate concurring:

That the governor be requested to direct that the state house dome be illuminated during the usual night hours which has been the custom in the past.

A division was requested.

 $187\,$ members having voted in the affirmative and 77 in the negative HCR 8 was adopted.

SB 135, relative to records of insurance department hearings. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Currently a party to an insurance department hearing may request a transcript of the hearing at 10 cents a page. Bill allows the actual cost of a transcript to be charged if there is an appeal from the commissioner's order.

Ordered to third reading.

SB 231, revising the mosquito control law. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

This bill has been amended so that it accomplishes two things. 1. It adds a representative of the Public Health services and the pesticide inspector of the Pesticide Control Board to the State Committee on Mosquito Control. 2. It places the budget of a local mosquito district under the control of its town or city and leaves the decision of how much money should be spent to that town or city to decide for itself.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Membership on State Committee Changed. Amend RSA 437-A:2, as inserted by 1965, 349:1, as amended, by striking out said section and inserting in place thereof the following:

437-A:2 State Committee. There is established a state committee on mosquito control to govern over the six regions of the state and their respective mosquito control districts. The committee is composed of the state entomologist, the director of fish and game, the director of the division of parks, the executive director of the water supply and pollution control commission, the chairman of the water resources board, the director of the division of public health services and the pesticides inspector employed by the pesticides control board. Any member may be represented by his deputy or by some

other person designated by the member, in writing. The members of the committee shall serve without salary, but may be reimbursed for expenses incurred while doing the work of the committee. The state committee shall be known in this act as "the committee". The public works division of the department of public works and highways, known in this act as "the department", shall serve as the fiscal agent for the committee. The functions of the department in this respect shall be performed by a member of the division designated by the commissioner of public works and highways.

2 Proposed Budget. Amend RSA 437-A:8, VII as inserted by 1965, 349:1, by striking out in line one the words "the levy of any ad valorem taxes" and inserting in place thereof the following (a proposed budget) so that said paragraph as amended shall read as follows:

VII. Recommend a proposed budget necessary to carry out the mosquito control abatement procedures during the ensuing mosquito abatement season.

3 Taxes. Amend RSA 437-A:10, as inserted by 1965, 349:1, by striking out said section and inserting in place thereof the following:

437-A:10 Taxes.

I. The district board or committee may recommend and present, as outlined in RSA 437-A:8, VII and VIII, a proposed budget to the local governing body of the city or town where the control district is located.

II. Tax funds collected shall be held by the fiscal agent of the mosquito control district for the specific purpose for which they have been levied. All expenditures of such funds shall be made by the fiscal agent of the district board upon approval of the local governing body. The fiscal agent of the district board shall provide the local governing body of the town or city with a complete itemized accounting of all funds received and expended by the district in conjunction with RSA 437-A:8, VIII.

4 Fiscal Year. Amend RSA 437-A:9, as inserted by 1965, 349:1, by striking out said section and inserting in place thereof the following:

437-A:9 Fiscal Year. The fiscal year of each mosquito control district shall be concurrent with the fiscal year of the local governing body of that district; further, the mosquito abatement season shall be that season when the mosquito can be best contained on a temporary or permanent control basis.

5 Organizational Meeting. The state entomologist shall call an organizational meeting of the state committee established pursuant to RSA 437-A:2 as inserted by section 1 of this act, two months after the effective date of this act.

6 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

SB 56, limiting reappraisals on repaired residences. Inexpedient to legislate. Rep. LaBonte for Municipal and County Government.

Would create injustice in valuation and in our opinion is not constitutional. Resolution adopted.

SB 110, relative to the city of Berlin adopting a seventeen month transitional accounting period. Ought to pass. Rep. Hanson for Municipal and County Government.

This bill would help update Berlin city government.

Ordered to third reading.

SB 94, relative to changing the name of the division of resources development and division of parks; identifying the state forester; and changing the required meetings of the advisory commission. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Senate amendment is on pages 43-46 of Legislative Calendar of April 3. Bill deals with clarifying some changes within DRED without other organizational change. Ordered to third reading.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and resolutions by caption only and that all bills ordered to third

reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 160, providing that real property owned by governmental units which is being used for profit-making purposes by a third party shall be taxed.

HB 250, relative to the New Hampshire turnpike system.

HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike.

HB 265, relative to installing snow-making equipment at Mount Sunapee state park.

HB 331, providing a death benefit for legislative personnel and authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor.

HB 351, relative to equine infectious anemia and making an appropriation therefor.

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor.

HB 497, providing mileage for parole board members.

HB 514, relative to temporary removal of prisoners and relative to the commitment, discharge and off-grounds privileges of the criminally insane and providing for their release.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons.

SB 135, relative to records of insurance department hearings.

SB 231, revising the mosquito control law.

SB 110, relative to the city of Berlin adopting a seventeen month transitional accounting period.

SB 94, relative to changing the name of the division of resources development and division of parks; identifying the state forester; and changing the required meetings of the advisory commission.

RECONSIDERATIONS

Rep. Williamson moved reconsideration on HB 265, relative to installing snow-making equipment at Mount Sunapee state park.

Reconsideration lost.

Rep. Spirou moved reconsideration on HB 250, relative to the New Hampshire turnpike system.

Reconsideration lost.

Rep. Fortier moved reconsideration on HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike.

Reconsideration lost.

Thursday, May 15th, Thursday, May 22nd, Tuesday, May 27th and Wednesday, May 28th, will be consent calendar days.

336 members were recorded as present.

On the motion of Reps. French and Chambers the House adjourned at 3:45 o'clock.

Thursday, 15May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Expedient, inexpedient; right or wrong; should I or shouldn't I; now or later? O God, of all seasons, nations and peoples, guide us with Your truth and wisdom. Whether it be a merchant ship crew and Marines, far removed from our daily scene or a decision facing us right here in this meeting place, coloring the lives of the folks of our state, let us be open and humble enough to be receptive to Your ways in all our deliberations and decision making. So help us God, Amen!

Rep. Twardus led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Stimmell, William Boucher, Lamy and Seamans, the day, illness.

Reps. Read, Judd, George Wiggins, Maynard and Grace DeCesare, the day, important business.

INTRODUCTION OF GUESTS

John Ducharme and Mr. and Mrs. Raymond Duchame, guests of Reps. Orcutt and Wheeler; Michael Kenison, son of Rep. Kenison; Hon. Joseph A. Ryan, Honolulu, Hawaii, Democratic Presidential candidate, who addressed the House briefly, guests of Reps. Kelley and Wheeler.

The Speaker introduced Mr. Glenn W. Goodman (and Mrs. Goodman) from Michigan, the director of the Bureau of Management Services for the State of Michigan and president of NASIS (National Association for State Information Systems), an organization of the Council of State Governments.

SENATE MESSAGES NON-CONCURRENCE

HB 552, providing for the stipulation that all local pertinent requirements are met before submission of subdivision or individual lot plans to the water supply and pollution control commission.

HB 744, excluding records and proceedings that are confidential under federal law from the state right to know law.

HB 556, extending the liability of towns for damage to livestock caused by dogs to include any member of the canidae family, excepting the red and gray fox.

CONCURRENCE

HB 403, requiring subdivision plan approval prior to any altering of land or other action by the subdivider.

HB 719, relative to licensing requirements for alarm installers and registration requirements for senior technicians.

HB 752, eliminating the requirement that the director of records management and archives submit his rules to a board for approval.

ACCEDE TO REQUEST COMMITTEE OF CONFERENCE

HB 66, relative to fees for the superior court.
The President appointed Sens. Bradley, Bossie and Fennelly.

INTRODUCTION OF SENATE BILLS First, Second reading and referral

SB 111, providing for the regulation of electricians. (Executive Departments and Administration).

SB 157, relative to kidney disease and making an appropriation therefor. (Health and Welfare).

SB 159, to reimburse Earla K. Williams for educational expenses incurred during an educational leave from the division of welfare and making an appropriation therefor. (Appropriations).

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system. (Executive Departments and Administration).

SB 290, authorizing the commissioner of resources and economic development to study the feasibility and appropriateness of installing a commemorative plaque on the marine memorial at Hampton Beach. (Resources, Recreation and Development).

SB 311, establishing a mineral resources advisory committee and making an appropriation therefor. (Environment and Agriculture).

SB 345, providing for payment of a claim to Erwin Grant and making an appropriation therefor. (Claims, Military and Veterans Affairs).

SB 349, increasing the funds provided for construction of the Dover-Somersworth interchange. (Public Works).

THREE-DAY EXTENSION GRANTED

SB 143, renaming the Gile Forest the Gardner-Gile Forest. (Resources, Recreation and Development).

SUPREME COURT OPINION ON HB 660

To the House of Representatives:

The undersigned justices of the supreme court submit the following reply to the inquiry contained in your resolutoin adopted and filed with this court on April 23, 1975.

House bill 660 reads as follows:

"1. Books and Material Containing Obscene Language Prohibited. Amend RSA 189 by inserting after section 26 the following new section:

"189:26-a Books and Material Containing Obscene Language Prohibited. No person shall require the reading, as part of a course of instruction in a public elementary or secondary school, of any book or material which contains language which is obscene according to the definition of that term in RSA 650:1. Any person who violates this paragraph shall be guilty of a misdemeanor.

"2. Effective Date. This act shall take effect sixty days after its passage."

The proposed enactment applies to any material "which contains language" which is obscene under RSA 650:1.

This court has held that RSA 650:1 meets constitutional requirements. State v. Harding, 114 N.H. 335, 320 A.2d 646 (1974). We are of the opinion also that the provisions of RSA 650:1 which purport to apply different standards to material designed for children from that designed for adults is constitutional. Ginsburg v. New York, 390 U.S. 629, 638-43 (1968).

In Miller v. California, 413 U.S. 15, 24 (1973) the supreme court laid down the constitutional guidelines for determining whether a work or material is obscene. They are: "(a) whether 'the average person, applying contemporary community standards' would find that the work, taken as a whole, appeals to the prurient interest, Kois v. Wisconsin, supra at 230, quoting Roth v. United States, supra at 489; (b) whether the work depicts or describes in a patently offensive way, sexual conduct specifically defined by the applicable state law; and (c) whether the work, taken as a whole, lacks serious literary, artistic, political, or scientific value."

It should be noted that these guidelines require considering the material as a whole, as does RSA 650:1. See Kois v. Wisconsin, 408 U.S. 229 (1972).

Consequently, we are of the opinion that the proposed legislation is of doubtful constitutionality, because it would proscribe requiring the reading of any book or material solely because it "contains language which is obscene", without also requiring consideration of whether, "taken as a whole", it could be found to appeal to the prurient interest, and to lack serious value.

Frank R. Kenison Laurence I. Duncan Edward J. Lampron William A. Grimes Robert F. Griffith

May 15, 1975

The Clerk read the communication in full.

COMMITTEE REPORTS

(Consent Calendar)

Rep. Sanborn requested under Rule 60 that SB 96, legalizing certain town meetings in East Kingston be withdrawn from the consent calendar.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit floor action today on SB 96.

Adopted by the necessary two-thirds.

Rep. Mann moved that SB 96, be recommitted to the committee on Municipal and County Government.

Adopted.

SUSPENSION OF RULES

Rep. Mann moved that the rules be so far suspended as to permit a public hearing on SB 96 on Tuesday next, May 20.

Adopted by the necessary two-thirds.

Rep. MacDonald requested under Rule 60 that SB 62, establishing a medical advisory board in the division of motor vehicles department of safety, be withdrawn from the Consent Calendar.

SUSPENSION OF RULES

Rep. MacDonald moved that the rules be so far suspended as to permit floor action on SB 62 today.

Adopted by the necessary two-thirds.

Rep. MacDonald moved that SB 62 be recommitted to the committee on Transportation.

Adopted.

Rep. Morgan requested under Rule 60 that SB 165, relative to motor vehicle plates for amateur radio operators, be withdrawn from the consent calendar.

Rep. French moved that the House adopt the committee recommendation of Ought to pass on SB's 196, 227, 322, 150, 340, 264 and 178.

Adopted.

SB 196, authorizing the modification or termination of the Amherst-Milford area school plan. Ought to pass. Rep. Richardson for Education.

This bill agreed to by the concerned school districts. Unanimous vote of committee for this enabling legislation.

SB 227, to amend the charter of Kimball Union Academy. Ought to pass. Rep. William Boucher for Education.

This bill was agreed to by the concerned people. Unanimous vote of committee for this enabling legislation.

SB 322, relative to the degree granting authority of New England Aeronautical Institute. Ought to pass. Rep. Cecelia Winn for Education.

This bill was passed with a unanimous vote and with the approval of the postsecondary education commission.

SB 136, relative to the registration of securities owned by the New Hampshire retirement system. Ought to pass. Rep. Hoar for Executive Departments and Administration.

Essential bill, drafted by Attorney General's Office, to facilitate the hiring of investment counsel for the \$200 million retirement funds and other special funds. To Appropriations.

The Speaker referred SB 136 to Appropriations.

SB 150, relative to retirement credit for William Litvin. Ought to pass. Rep. Hoar for Executive Departments and Administration.

A legitimate exception to policy to cover an administrative error. Cost \$450 to be paid to Mr. Litvin and the city of Berlin.

SB 340, relative to material inserted in town warrants. Ought to pass. Rep. Mann for Municipal and County Government.

This bill provides for citizen petition in town warrants be changed only in minor wording.

SB 264, relative to requiring the board of trustees of the state prison to set the fee for room and board for an inmate on work release. Ought to pass. Rep. Copenhaver for State Institutions.

This is a housekeeping bill requested by all parties concerned.

SB 178, restricting the changing of the height of a motor vehicle body or chassis. Ought to pass. Rep. York for Transportation.

Committee felt this bill was long overdue. Had support of State Police and Motor Vehicle Department. Vote was unanimous.

COMMITTEE REPORTS

(Regular Calendar)

HB 55, providing for the inspection, licensing and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival-amusement safety board. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment requires insurance and provides criminal penalties for non-compliance. Also provides for information to be received that will allow the state to set up later a self-supporting inspection system.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 321 the following new chapter:

CHAPTER 321-A

Carnival-Amusement Operators

321-A:1 Register with the Commissioner of Insurance.

I. In addition to any other registration requirements imposed by law, all carnival or amusement operators doing business or intending to do business in this state shall annually register with the insurance commissioner.

II. The operator shall list by make and serial number with the insurance commissioner each piece of equipment or amusement device that he operates which is designed to carry passengers for which the insurance commissioner shall issue on an annual basis an appropriate decal to be placed on the equipment in a conspicuous location. The operator shall notify the commissioner whenever he shall transfer any such equipment to another and whenever additional or replacement equipment is purchased. Any decals issued under paragraph III shall be void ten days after such transfer or purchase.

III. Prior to obtaining any decals, the operator of the carnival or amusement equipment shall provide to the insurance commissioner in a form to be prescribed by the commissioner a certificate of current liability insurance coverage, signed by any authorized agent of the issuing insurance company, in a minimum amount of one hundred thousand dollars per person and three hundred thousand dollars aggregate.

321:A-2 Fee. The insurance commissioner shall charge a fee of one dollar for each decal issued pursuant to this chapter.

321-A:3 Penalty. Any person who shall operate any piece of carnival equipment or an amusement device designed to carry passengers without proper registration, certification or decal shall be guilty of a misdemeanor and each date said operation is in violation of this chapter shall constitute a separate offense.

2 Appropriation. The necessary expenses relative to the purchase and distribution of decals for the purpose of section 1 of this act, shall be a charge against the operating budget of the insurance department. With the approval of governor and council the insurance commissioner may transfer any revenue obtained from the sale of carnival equipment decals back to the appropriation originally charged.

3 Insurance Commissioner Report. The insurance commissioner shall make an annual report to the general court of the number of pieces of carnival or amusement devices registered.

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

HB 284, to increase the salaries of classified employees and employees of the university system and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

The state cannot afford a salary increase of 8% each year. This bill calls for over \$14 million dollars of General Funds.

Rep. McLane moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

The Speaker instructed the Clerk to read the amendment.

Rep. McLane moved the reading of the floor amendment be suspended.

Motion lost.

The Clerk read the amendment in full.

Rep. McLane spoke to her motion.

Reps. Drake, Bednar and Chandler spoke against the motion.

The previous question was moved.

Sufficiently seconded.

Adopted.

Rep. Tucker requested a roll call.

Sufficiently seconded.

Reps. Horrigan, Kenneth Randall, Robillard and Rich abstained from voting under Rule 16.

YEAS 93 NAYS 191 YEAS 93

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard and Hildreth

CARROLL COUNTY

Duprey and Howard.

CHESHIRE COUNTY

Francis Callahan, Cournoyer, Hanna, Cleon Heald, Proctor and Russell.

COOS COUNTY

Cooney, Fortier, Poulin and Wiswell.

GRAFTON COUNTY

Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Melnick and Symons. HILLSBOROUGH COUNTY

Ahern, Belanger, Bernier, Margaret Cote, Coutermarsh, Crotty, Day, Douzanis, Joseph Eaton, Fleisher, Gardner, Gauthier, Gelinas, Gravelle, Holland, Edmund Keefe, Martin, McGlynn, Milne, Morgan, Fred Murray, Reardon, Reidy, Spirou, Sweeney and Ziakas.

MERRIMACK COUNTY

John Cate, Raymond Chase, Christensen, Cushman, Estee, Haller, Hanson, Kenison, McLane, McNichol, Packard, Ralph, Shapiro and Underwood.
ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Thomas Connors, Ellis, Ganley, Hoar, Hobbs, Kelley, Krasker, Lockhart, McEachern, Niebling, Parolise, Peterson, Richards and Southwick.

STRAFFORD COUNTY

Dudley, Charles Grassie, Hebert, Joos, Kincaid, McManus, Rod O'Connor and Ruel.

SULLIVAN COUNTY

Lucas, Scott, Sara Townsend and Tucker.

NAYS 191

BELKNAP COUNTY

French, Mansfield, Marsh, Nighswander and Young.

CARROLL COUNTY

Russell Chase, Claffin, Dickinson, Fullam and Towle.

CHESHIRE COUNTY

Ballam, Close, Cooke, Fillback, Anne Gordon, Johnson, Knight, Ladd, Langille, Marshala, Scranton, Turner and Whipple.

COCS COUNTY

Burns, Drake, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Oleson, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, George Cate, Gaylord Cummings, Gemmill, LaMott, Logan, Mann, Pepitone, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Baker, Barrett, Bednar, Wilfrid Boisvert, Bragdon, Bruton, Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Philip Currier, Forsaith Daniels, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Favreau, Ferguson, Gabrielle Gagnon, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, LaChance, Lawrence, Lynch, Lyons, MacDonald, Morrissette, Nardi, Normand, O'Neil, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Henry Richardson, Andre Simard, Sing, Leonard Smith, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn, Withington, and Woodruff.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Milton Cate, Chandler, Alice Davis, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, William Kidder, Millard, Riley, Shepard and Doris Thomson.

ROCKINGHAM COUNTY

Appel, Bisbee, Campbell, Collins, Collishaw, Cunningham, Danforth, Roy Davis, Eastman, Erler, Flanagan, Gage, Gaskill, Gillis, Goodrich, Griffin, Kashulines, King, O'Connell, Page, Parr, Anthony Randall, Reese, Rogers, Sanborn, Scamman, Schwaner, Constance Simard, Skinner, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dumais, Dunlap, Habel, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, Lebrun, Mahoney and Williamson.

and the motion lost.

Resolution adopted.

HB 334, relative to state payment for foster care for children with partial county reimbursement to the state and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

A new program to have state pick up total cost of foster care of children plus their educational costs. State does not have \$3.6 million to fund this program. Resolution adopted.

HB 364, authorizing the payment of a shift differential to certain employees of the New Hampshire hospital and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Because of the present labor market, the need has been alleviated.

Resolution adopted.

HB 349, relative to annual, sick and personal leave for state employees. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill would provide more liberal employee benefits than those provided to federal employees. The state does not have the revenue structure to underwrite such increase in benefits. Estimated cost of the bill would be \$423,000 per year. Resolution adopted.

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and making an appropriation therefor and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and the president. Ought to pass with amendment. Rep. Drake for Appropriations.

An effort to keep the hall of flags an area which will not only be utilitarian, but also worthy of our New Hampshire heritage.

Will allow for the renovation of the Hall of Flags and Room 100 if funds are available from previous authorization of funds for the state house facilities.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Hall of Flags and Visitors Center Renovation. Amend 1974, 38:1, II, (a) by striking out the same and inserting in place thereof the following:

(a) Restore and refurbish legislative chambers, 3rd floor of state house, hall of flags and room 100 on the 1st floor of state house. \$160,000*

Further amend 1974, 38:1, II by striking out the footnote at the end of said paragraph and inserting in place thereof the following:

*The projects for which this appropriation is made shall, notwithstanding any statutes to the contrary, be under the complete and sole control of the legislative facilities committee, and in the expenditure of said funds the provisions of RSA 8 and RSA 228 shall not apply.

Further amend the bill by striking out section 5 and inserting in place thereof the following:

5 Forbidden Activities Within the Hall of Flags. Notwithstanding any other statutes to the contrary, the state house hall of flags shall not be used for the purposes of carrying out any form of gambling.

6 Effective Date. This act shall take effect sixty days after its passage.

Rep. George Gordon moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Rep. William Kidder explained the committee report.

Rep. Drake explained the funding of the bill.

Reps. Cushman, Chris Andersen, Eugene Daniell, Chandler and Morrissette spoke in favor of the motion.

Reps. Williamson, Belair, Ellis and Coutermarsh spoke against the motion.

Rep. Hanson moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Gordon requested a roll call.

Sufficiently seconded.

YEAS 109 NAYS 202 YEAS 109

BELKNAP COUNTY

Marsh and Young.
CARROLL COUNTY

Towle.

CHESHIRE COUNTY

Francis Callahan, Cooke, Cournoyer, Fillback, Hanna, Johnson, Knight, Ramsey, Russell, Turner and Whipple.

COOS COUNTY

Rebecca Gagnon, Huggins, Poulin and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Richard Bradley, George Cate, W. Murray Clark, Duhaime, Myrl Eaton, Gemmill and Taylor.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Barrett, Bednar, Belanger, Bragdon, Bruton, Carswell, Carter, Coburn, Corser, Joseph Cote, Crotty, William Desmarais, Douzanis, Dwyer, Joseph Eaton, Gabrielle Gagnon, Granger, Gravelle, Howard Humphrey, LaChance, Lawrence, Lynch, Morrissette, Timothy O'Connor, Russell Perkins, Quigley, Reardon, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon and Withington.

MERRIMACK COUNTY

Bartlett, Cushman, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, James Humphrey, H. Gwendolyn Jones, Millard, Ralph, Rich, Riley, Shapiro and Underwood.

ROCKINGHAM COUNTY

Roy Davis, Erler, Ganley, Gaskill, Kashulines, King, O'Connell, Parolise, Schwaner, Constance Simard, Splaine and George Tibeault.
STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dudley, Habel, Hebert, Joncas, Maloomian, McManus, Osgood, Parshley, Preston, Tibbetts and Tripp.

SULLIVAN COUNTY

D'Amante, Desnoyer, Lebrun, Lucas and Roma Spaulding.

NAYS 202

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, James Murray, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Close, Anne Gordon, Cleon Heald, Ladd, Langille, Marshala, Milbank, Nims, Proctor, Scranton and Anthony Stevens.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortier, Horton, Hunt, Victor Kidder, Oleson, Valliere, Wiswell and York.

GRAFTON COUNTY

Altman, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ainley, Arnold, Baker, Bernier, Wilfrid Boisvert, Cobleigh, Corey, Margaret Cote, Coutermarsh, Philip Currier, Forsaith Daniels, Day, Drewniak, Clyde Eaton, Favreau, Ferguson, Fleisher, Gardner, Gauthier, Salvatore Grasso, Philip Heald, George Healy, Karnis, Edmund Keefe, Lyons, MacDonald, Martin, McGlynn, Milne, Morgan, Fred Murray, Nardi, Normand, O'Neil, Arnold Perkins, Peters, Polak, Reidy, Henry Richardson, Andre Simard, Leonard Smith, Kenneth Spalding, Spirou, Sweeney, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

Chris Andersen, Ayles, Laurent Boucher, John Cate, Chandler, Raymond Chase, Christensen, Haller, Hanson, Harriman, Kenison, William Kidder, Labonte, McLane, McNichol, Packard, Plourde, Ryan, Shepard, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cunningham, Dame, Danforth, Donald Decesare, Eastman, Ellis, Flanagan, Gage, Gillis, Goff, Goodrich, Greene, Hoar, Hobbs, Kelley, Krasker, Lockhart, McEachern, Niebling, Page, Parr, Peterson, Anthony Randall, Reese, Richards, Rogers, Sanborn, Scamman, Skinner, Southwick, Tavitian, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Shirley Clark, Walter Desmarais, Dumais, Dunlap, Charles Grassie, Horrigan, Joos, Kimball, Rod O'Connor, Parnagian, Pray, Robillard, Rowell, Ruel, Sackett, Torrey and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Frizzell, Mahoney, Olden, Scott, Sara Townsend, Tucker, and Williamson.

and the motion lost.

Amendment adopted.

Ordered to third reading.

SENATE MESSAGE INTRODUCTION OF SENATE BILL

The Speaker refused to accept the Senate message on SB 102, relative to selling betting cards by the sweepstakes commission on the following grounds:

House Rule 24 states, "When a question is postponed indefinitely the same shall not be acted upon during the same session except whenever two thirds of the whole number of elected members shall, on division taken, vote in favor thereof,"

The text of SB 102 as introduced was exactly the same as the text of HB 470, which was indefinitely postponed in the House on May 8.

SB 102 was amended in the Senate, but the amendment is of minor import and does not make SB 102 sufficiently different from HB 470 to permit its admission under House Rule 24. For in its present form, SB 102 would establish a new program whereby the sweepstakes commission would supervise a new program of selling betting cards on sporting events providing that the sale of these cards had been approved by local option. It is the ruling of the Chair that the essence of SB 102 is the same as the essence of HB 470 which was indefinitely postponed, and thus SB 102 cannot lie before the House.

Ample precedent exists to back-up this ruling. I refer specifically to the House Journal for Tuesday, April 15, 1969 wherein Speaker Cobleigh made a similar ruling based on precedents from Speakers Lamprey and Peterson. In his ruling, Speaker Cobleigh said, "When the bills are nearly identical then the Chair will rule that they cannot lie. The Chair has looked at the bill the member proposes and the one that was indefinitely postponed and in the Chair's opinion those are substantially the same subject matter although the Chair will grant that there are some technical differences..."

COMMITTEE REPORTS CONTINUED

HB 384, relative to the program objectives of regional vocational education centers and increasing the appropriation for such centers. Ought to pass with amendment. Rep. Drake for Appropriations.

The bill provides regional facilities and equipment to train students in salable skills and stimulates economic development by offering a skilled labor pool in the state. A continuing secondary education program.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

increasing the appropriation for regional vocational education centers

Amend the bill by striking out section 1 of same and renumbering sections 2 and 3 to read: 1 and 2, respectively.

Amendment adopted.

Ordered to third reading.

Rep. Ramsey wished to be recorded in favor of HB 384.

HB 359, increasing the mileage rate for all state employees using privately owned vehicles and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

A cost-of-living increase for state employees' automobiles. This was last raised in 1973 and we are unable to fund at the present time.

Rep. Drake moved that HB 359 be laid upon the table.

A roll call was requested.

Sufficiently seconded.

YEAS 243 NAYS 57 YEAS 243

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Goyette, Leary, Mansfield, James Murray, Nighswander, Kenneth Randall and Young.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Russell, Scranton, Anthony Stevens and Turner.

COOS COUNTY

Burns, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Oleson, Mabel Richardson, Valliere, Wiswell, and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, LaMott, Logan, Mann, Melnick, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Baker, Barrett, Bednar, Bishop, Emile Boisvert, Wilfrid Boisvert, Bruton, Carswell, Cobleigh, Coburn, Corey, Corser, Crotty, Philip Currier, Forsaith Daniels, William Desmarais, Drewniak, Clyde Eaton, Favreau, Fleisher, Gardner, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Milne, Morgan, Morrissette, Nardi, Normand, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reidy, Henry Richardson, Sing, Leonard Smith, Kenneth Spalding, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Withington and Woodruff.

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, David Currier, Alice Davis, Estee, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, Labonte, McNichol, Millard, Packard, Rich, Riley, Ryan, Shapiro, Shepard, Underwood and Elmer Wiggin.

Apple, Barka, Belair, Benton, Bisbee, Briggs, Campbell, Collins, Collishaw, Thomas Connors, Cotton, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Goodrich, Griffin, Hoar, Kashulines, King, Krasker, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Anthony Randall, Reese, Richards, Rogers, Scamman, Schwaner, Skinner, Southwick, Tavitian, George Tibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dumais, Dunlap, Habel, Hebert, Horrigan, Kimball, Parnagian, Pray, Preston, Rowell, Ruel, Sackett, Tibbetts, Torrey, and Tripp.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, Lebrun, Mahoney, Olden, Scott, Roma Spaulding, Sara Townsend and Williamson.

NAYS 57

BELKNAP COUNTY

Brouillard, Hildreth and Marsh.

CARROLL COUNTY

Roderick Allen and Duprey.

CHESHIRE COUNTY

Nims and Ramsey.

COOS COUNTY

Cooney.

GRAFTON COUNTY

Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Symons and Taylor. HILLSBOROUGH COUNTY

Ahern, Bernier, Carter, Margaret Cote, Coutermarsh, Cullity, Day, Douzanis, Joseph Eaton, Ferguson, Gauthier, Gelinas, Holland, O'Neil, Reardon, Shea, Spirou, Wheeler and Ziakas.

MERRIMACK COUNTY

Christensen, Cushman, Eugene Daniell, Haller, McLane, Plourde, Ralph and Doris Thompson.

ROCKINGHAM COUNTY

Blanchette, Hobbs, Lockhart, Peterson, Sanborn, Constance Simard and Splaine. STRAFFORD COUNTY

Dudley, Charles Grassie, Joos, Kincaid, McManus, Parshley and Robillard.

SULLIVAN COUNTY

Tucker.

and the motion passed.

Rep. Belair, who voted yea, notified the Clerk that he inadvertently voted incorrectly and wished to be recorded against the motion.

HB 404, providing counsel for indigent parents in child neglect or abuse proceedings and proceedings to terminate parental rights and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Potentially open-ended. No way of forecasting potential costs. The bill provides for \$40,000 of funding for the biennium.

Resolution adopted.

Rep. Gillis abstained from voting under Rule 16.

HB 407, establishing an electrical energy review committee and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

A necessary inquiry for New Hampshire to be totally federally funded.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing an electrical energy review committee

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Federal Funds. The electrical energy review committee is authorized, with governor and council approval, to apply for and receive and expend any federal funds available for the purposes of this act.

Amendment adopted.

Ordered to third reading.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

The committee feels that correctional officers of the prison are entitled to those benefits under group II provisions.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Prison Employees Included as Permanent Policemen. Amend RSA 100-A:1, VII (supp) as inserted by 1967, 134:1, as amended by striking out said paragraph and inserting in place thereof the following:

VII. "Permanent Policemen" shall mean any person, male or female, who is a chief, deputy chief, marshal, deputy marshal, colonel, major, captain, lieutenant, sergeant, officer of other rank, commissioner of safety (providing he was a group II member of the New Hampshire retirement system at the time of his appointment), inspector, chief clerk, clerk, radio dispatcher, radio engineer or operator, patrolman, trooper, detective, investigator, mechanic, electrician, laboratory worker or other technical expert regularly employed on full time duty by a police department or police force of the state, or of any county, city, town, village or precinct in the state and permanent correctional line personnel of the state prison, including the warden and deputy wardens. In all cases of doubt the board of trustees shall determine whether any person is a permanent policeman as defined herein.

2 Transfer of Prison Employees to Group II. Amend RSA 100-A by inserting after section 36 the following new section:

100-A:36-a State Prison Employees Transferred to Group II. All permanent correctional line employees of the state prison, including the warden and deputy wardens, who are group I members of the New Hampshire retirement system, or members of the state employees' retirement system, shall on July 1, 1975, become members of group II in the New Hampshire retirement system, notwithstanding the provision of any law to the contrary. From July 1, 1975, those permanent employees designated in this section shall thereafter be eligible for such benefits as are provided for group II members under this chapter, including credit for all prior service allowable, as if they had become group II members from the inception of the New Hampshire retirement system. The board of trustees shall make all necessary changes in its records to accomplish the foregoing transfers.

3 Appropriation. Other provisions of law notwithstanding, there is hereby appropriated from the special retirement fund established by 1974, 35:18; the sum of one hundred forty-three thousand five hundred seven dollars to the New Hampshire retirement system for the fiscal year ending June 30, 1976 and a like amount for the fiscal year ending June 30, 1977 to meet the increased annual contribution due to the transfers provided in RSA 100-A:36-a, as inserted by section 2 of this act, and to meet the increase in the normal and unfunded accrued liability due to said transfer.

4 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 450, increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter covered in SB 91.

Rep. Ellis moved that HB 450 be laid upon the table.

Adopted.

HB 453, outlining procedures for search and rescue operations; establishing a search and rescue account; and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

Establishing procedures and personnel for search and rescue for the state of New Hampshire.

Rep. Drake moved that HB 453 be laid upon the table.

Adopted.

HB 456, making an appropriation for the algae control program. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

The chemicals necessary to control algae.

Rep. Drake moved that HB 456 be laid upon the table. Adopted.

HB 463, establishing a consumers commission and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

A useful, vital program for the consumer, but which cannot be afforded by New Hampshire now. Also, committee was concerned about creating, with such federal

funds as might be available, a new commitment that would ultimately require total state funding.

Resolution adopted.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Licensing designers and installers of subsurface waste disposal systems. Licensing procedures will more than pay for the cost of operation.

AMENDMENT

Amend RSA 149-E:3, X, as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

X. All applications, plans, and specifications submitted in accordance with this chapter for subsurface sewage or waste disposal systems must be prepared and signed by the person who is directly responsible for same and who is licensed by the commission to perform such work. The commission shall issue a license to any person who applies to the commission, pays a fee of fifteen dollars and who has demonstrated a sound working knowledge of the procedures and practices required in the site evaluation, design and operation of subsurface sewage or waste disposal systems. The commission shall require an oral and written examination to determine who may qualify for a license. Individuals who have been actively engaged in the practice of designing systems at the time this paragraph is adopted shall not be required to submit to such examination, but shall be issued a license upon filing an application and paying the initial fee. Permits shall be issued from January first and shall expire December thirty-first of each year. Permits shall be renewable upon proper application and payment of an annual fee of ten dollars. The license issued to any such person may be revoked only for just cause and after such person has had a full opportunity to be heard by the commission. Any individual who desires to submit plans and specifications for a sewage or waste disposal system for his own use shall not be required to obtain a license under this paragraph provided that he attests to his eligibility for such exemption in the application for construction approval. The commission may require by rule that a person licensed under this paragraph also be a registered professional engineer with a civil or sanitary designation in order to submit applications for construction approval in certain complex situations requiring 2.500 gallons per day capacity or more as determined by the commission. All fees collected shall be deposited with the state treasurer as unrestricted revenue.

Amend RSA 149-E:3-a as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

149-E: 3-a System Installer Permit.

1. No person shall engage in the business of installing subsurface sewage or waste disposal systems under this chapter without first obtaining an installer's permit from the commission. The permit holder shall be responsible for installing the subsurface sewage or waste disposal system in accordance with the intent of the approved plan. The commission shall issue an installer's permit to any person who submits an application provided by the commission, pays a fee of fifteen dollars and demonstrates a sound working knowledge of RSA 149-E:3 and the ability to read approved waste disposal plans. The commission shall require an oral and written examination to determine who may qualify for an installer's permit. Individuals who have been actively engaged in the business of installing systems at the time this section is adopted shall not be required to submit to such examination, but shall be issued a permit upon filing an application and paying the initial fee. Permits shall be issued from January first and shall expire December thirty-first of each year. Permits shall be renewable upon proper application and payment of an annual fee of ten dollars. The installer's permit may be revoked or not renewed for just cause, including but not limited to the installation of waste disposal systems in violation of this chapter or the refusal by a permit holder to correct defective work. No permit shall be revoked or the renewal of a permit shall not be refused until the permit holder has had an opportunity to be heard by the commission. All fees collected shall be deposited with the state treasurer as unrestricted revenue.

II. Any person who desires to install a waste disposal system for his own use shall not be required to obtain an installer's permit as provided in paragraph I.

Amendment adopted.

Ordered to third reading.

HB 508, establishing a housing finance agency and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill appears to be very important to revitalize the New Hampshire housing industry. Current negotiations are underway by the sponsors of the bill to accomplish funding through private sources. Since this is the last day of passage of House Bills, we recommend it pass to the Senate for further opportunity to fund. The appropriation has been removed by the amendment.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

establishing a housing finance agency.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

HB 509, establishing a state labor relations board and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Subject matter covered in HB 516. It is technically impossible to amend a bill that has passed the House. Further corrective action to fund this bill may be accomplished by Senate action or Committee of Conference action to fund HB 516.

Rep. Skinner moved that HB 509 be laid upon the table.

Motion lost.

Resolution adopted.

HB 518, providing for an increase in present longevity payments to state employees and funds and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Needs of all state employees should be addressed before this large expenditure of over 1¹/₄ million dollars of general funds.

Resolution adopted.

HB 596, relative to computing grants under the school building aid program. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill clarifies the law so that the state will not pay building aid on insurance money received for some disaster.

AMENDMENT

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

1 Grants on Net Insurance Proceeds. Amend RSA 198 by inserting after section 15-b the following new section:

198:15-bb Grants on Net Insurance Proceeds. Aid under this subdivision shall not be granted on net funds received under an insurance policy. Insurance proceeds referred to above will be those amounts received from the insurance carrier less clean-up costs incurred which will be net insurance proceeds. Such net funds shall not be expended through a capital reserve account to make insurance proceeds eligible for aid under this subdivision. The state board of education shall determine what costs will qualify as clean-up expenses.

Amendment adopted.

Ordered to third reading.

HB 626, relative to overtime pay for state employees. Inexpedient to legislate. Rep. Drake for Appropriations.

Present financial structure does not warrant this expenditure of general fund money.

Resolution adopted.

HB 697, providing that funds for the improvement of agricultural fairs shall not lapse for a period of two years. Ought to pass with amendment. Rep. Drake for Appropriations.

Allows timely, rational use of capital improvements funds and avoids spending sprees near the end of the fiscal year.

AMENDMENT

Amend RSA 284:25-a, III as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

III. The improvement funds shall be distributed as follows:

- (a) Any fair which qualifies under RSA 284:25 shall receive reimbursement for improvements made, up to the maximum of its allotment as provided under paragraph II.
- (b) Any fair which is on the commissioner's list pursuant to paragraph I but which does not use its full allotment in any fiscal year, shall have its share or part thereof reserved in a separate fund which shall not lapse until the end of the following fiscal year, provided however, that if any fair fails to qualify under RSA 284:25 for two consecutive years, any unused balance of its allotments shall lapse to the general fund.
- (c) All funds distributed under this section shall be used solely for improvements, purchase, or construction of buildings or grounds at such agricultural fairs under the supervision of the commissioner of agriculture.

Amendment adopted.
Ordered to third reading.

HB 965, providing that the clerks of the house and senate be full-time employees and that as full-time legislative employees receive fringe benefits, and repealing certain statutes relative to clerks and legislative employees. Inexpedient to legislate. Rep. Drake for Appropriations.

This important decision requires further perusal by the Fiscal Committee.

Rep. William Kidder moved that HB 965 be referred to the Joint Senate and House Fiscal Committees for interim study to report back October 1, 1975.

Adopted.

HB 828, making appropriations for capital improvements. Ought to pass with amendment. Rep. Drake for Appropriations.

The amendment is the committee's judgment as to the priorities of capital spending proposals.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Appropriation. The sums hereinafter detailed in this section are hereby appropriated for the projects specified to the departments, agencies and branches named:
- I. Adjutant General
 Weapons security vault—
 Manchester Armory
 Less Federal

36,000 27,000

Total Paragraph I

9,000

II. Administration and Control

(a) Purchase and renovate Christian Science Home and property

2,250,000*

(b) Design and prepare preliminary drawings for addition to state library

65,000

Total Paragraph II

2,315,000

* This facility shall not be used as a forensic unit. Administration and Control may temporarily assign space within this facility with the approval of the office space study committee. No renovations shall be made until authorized by the legislature.

111.	Aeroi (a)	nautics Commission Lebanon Regional Airport Less Federal	263,000 197,250	
	Net A	Appropriation		65,750
	(b)	Keene—Dillant Hopkins Airport Less Federal	300,000 225,000	
	Net A	Appropriation		75,000
	(c)	Manchester Municipal Air- port—Grenier Field Less Federal	300,000 225,000	
	Net A	Appropriation		75,000
	(d)	Concord Municipal Airport Less Federal	105,700 79,275	
	Net A	Appropriation		26,425
	(e)	Nashua Municipal Airport Less Federal	200,000 150,000	
	Net Appropriation			50,000
	(f)	Rochester Sky Haven Airport Less Federal	78,000 45,000	
Total		Appropriation aph III		33,000 325,175
IV.	Educ	ation Berlin Vo-Tech College		
		new equipment Subparagraph (a)	53,000	53,000
	(b)	N.H. Technical Institute New equipment Dentist training clinic Force Account	25,000 70,000 15,000	
	Total Subparagraph (b)			110,000
	(c)	Laconia Vo-Tech College Parking lot repair and con- struction Electrical lab equipment Secretarial lab equipment	20,000 10,500 8,500	
	Tota	Subparagraph (c)		39,000

	(d)	Manchester Vo-Tech College Grounds maintenance equipment and machine tool processes		
		equipment		63,000
	(e)	Nashua Vo-Tech College Secretarial lab equipment Machine tool equipment	8,500 45,511	
	Total	Subparagraph (e)		54,011
	(f)	Portsmouth Vo-Tech College Machine shop equipment Drafting room equipment Purchase of Portsmouth truck center	44,000 5,000 	
	Total	Subparagraph (f)		199,000
Total	Paragra	aph IV		518,011
v.	Healti (a)	n and Welfare N.H. Home for the Elderly— Glencliff (1) Renovate balance of old warehouse building to accommodate occupational therapy department-force account	15,000	
			·	
		(2) Repair to chimney	7,500	
	(3) R	oad and parking area re- surfacing	25,000	
		(4) Repair incinerator	5,000	
		(5) Construction of concrete steps, stairs and sidewalks	10,000	
	Total Subparagraph (a)			62,500
	(b)	N.H. Hospital (1) Reconstruct, renovate and equip Thayer building (2) Renovate medical and sur-	1,695,000	
		gical building to life- safety code	190,000	
		(3) Exit stairways for Main, Kent and Peasley buildings	67,200	
	ur	(4) 1,000 kilowatt generating	449,000	
		(5) New kitchen hood	40,000	
		(6) Laundry equipment	79,000	
	Total	Subparagraph (b)		2,520,200

	(c)	Laconia State School and Training Center		
		(1) Convert Blood I to dining hall	38,500	
		(2) Replace heating system Speare cottage	19,000	
		(3) Replace Murphy building elevator	68,000	
		(4) Flooring replacement in several buildings	50,000	
		(5) Replace and repair fire escapes on Murphy and Powell buildings	45,000	
	Total	Subparagraph (c)	220,500	
Total	Paragra	aph V	2,803,200	
VI.	Depai	tment of Safety		
	(a)	Office building	4,000,000	
	(b)	State police—Troop A station	164,000*	
Total	Paragr	aph VI	4,164,000	
* To	be loca	ated in the approximate center of Troop "A	" district.	
VII.	Veter	ans Home Replace boiler	96,800	
Total	Paragr	aph VII	96,800	
* If federal funds become available then they are hereby appropriated and the state appropriation shall be reduced by an amount equal to the federal funds.				
VIII.	Liquo (a)	or Commission Purchase, renovation and shelving for new Manches-		
		ter store	210,000	
	(b)	New Ashland store	85,000	
	(c)	Concord store addition	247,000	
Total Paragraph VII 542,00				
IX. N.H. Youth Development Center				
	(a)	Separation of storm and sanitary system	70,000	
	(b)	Rewiring of Wilkins cottage	100,000	
	(c)	Rewiring of Spaulding cottage	39,500	

	(d)	Install automatic chemical treatment control for boilers		2,200*
	(e)	Repair and repoint existing boiler house chimney		7,500*
	(f)	Install catwalk in boiler house, new distribution panel and safety controls for No. 2 and 3 boilers		5,000*
	(g)	Install new steam supply and return lines		25,000
Total Par	agraph	IX		249,200
* 5 year	bonds.			
×.		rtment of Resources and omic Development		
	(a)	Construction, reconstruction,		
		removal or relocation of department buildings including:		
		State forest fire equipment		
		pool warehouses at Bear Brook in Allenstown	60,000	
	Total	Subparagraph (a)		60,000
	(b)	Land acquisition (1) Division of resources inholdings and forest		
		land Less Federal	400,000	
		Net Appropriations		-0-
		(2) Division of parks Recreation trails easements and rights of way	20,000	
		Less Federal	10,000	
	Net A	ppropriation		10,000
Total Sub	oparagr	aph (b)		10,000
	(c)	Administrative costs— land acquisition		
		Appraisals, title work, surveys, taxes		20,000
	(d)	Engineering and construction—division of parks		
		(1) Group campings—Sunapee Pawtuckaway and Greenfield Less Federal	150,000 75,000	
		Net Appropriation		75,000

	(2) Bedell bridge Less Federal	30,000 15,000	
	Net Appropriations		15,000
	(3) Hampton Beach Less Federal	60,000 30,000	
Net A	appropriation		30,000
	(4) Repair of Hampton seawall		280,000
	(5) Odiorne Point (5) Less Federal	10,000 <u>5,000</u>	
	Net Appropriation		5,000
	(6) White Lake Less Federal	210,000 100,000	
	Net Appropriation		110,000
	(7) Berlin-Nordic Center Less Federal	60,000 <u>25,000</u>	
	Net Appropriation		35,000
	(8) Fort Constitution		15,000
	(9) Cannon Mountain utilities		20,000
	(10) Cannon Mountain—prelim- inary engineering study of tramways replacement		40,000
Tota	Subparagraph (D)		625,000
Total Paragr	raph X		715,000
XI. State	Prison		
(a)	New food service, dining facilities and shower facilities		
	Barrier Antonio	940,000	
(b)	Receiving and shipping facility	75,000	
(c)	Industrial building	200,000	
(d)	Equipment for prison industries	30,700	
(e)	Treatment area expansion	15,000	
(f)	New emergency generator	50,000	
Total Paragr	aph XI		1,310,700

XII. Water Resources Board

Tota (b)

(a)	Dam engineering and re-		
	construction		

	(1) Suncook Lake	45,000	
	(2) Mendums Pond	39,000	
	(3) Seaver Reservoir	32,000	
	(4) Bow Lake	10,000	
	(5) Great Pond	25,000	
ıl	Subparagraph (a)		151,000
	Souhegan River watershed		
	project site no. 8	431,500	
	Less Federal	220,000	

Net Appropriation 211,500 Total State Appropriation Paragraph XIII 362,500

XIII. Water Supply and Pollution Control Commission

> Regional waste treatment facilities: Less Federal

Winnipesaukee River Basin Less Local

Total State Appropriation Paragraph XIII Total State Appropriation Section 1

31,130,000 23,347,500 1,556,500

6,226,000 19,636,586

2 Appropriation, University of New Hampshire. The sums hereinafter detailed in this section are hereby appropriated for the projects specified, including but not limited to the purchasing, constructing, furnishing and equipping thereof, to the trustees of the University of New Hampshire system:

University system, all campuses Fire alarm systems

800,000

Total Paragraph I

11.

Plymouth Campus Engineering and design of Rounds Hall

Keene Campus Library addition

Total Paragraph III

1,514,000

IV. Keene and Plymouth campuses Master planning

20,000

1.514.000

800.000

44,000

Total State Appropriations Section 2

2,378,000

- 3. Expenditures, General. The appropriation made for the purposes mentioned in section 1, and the sums available for those projects, shall be expended by the trustees, commission, commissioner, or department head of the institutions and departments referred to herein, provided that all contracts for projects and plans and specifications therefor shall be awarded in accordance with RSA 228.
 - 4 Expenditures, University of New Hampshire.
- I. The appropriations made for the purposes mentioned in section 2 and the sums available for these projects shall be expended by the trustees of the university of New Hampshire. All contracts for the construction of all or any part of said building or facilities shall be let only after competitive sealed bids have been received and only after an advertisement calling for such bids has been published at least once in each of two successive calendar weeks in a newspaper of general circulation in New Hampshire or in a trade journal known to be circulated among the contractors from whom bids will be sought with the state of New Hampshire or elsewhere in the area. The first publication of such advertisement shall be not less than thirty days prior to the date the bids will be received. All conditions considered, wherever possible, it is recommended that the services of New Hampshire architectural and construction firms be considered within the discretion of the trustees.
- II. Availability of Appropriation. The appropriations made in section 2 are available for all costs incidental to the erection, furnishing, and equipping of these facilities including the necessary extension of utilities and includes the cost of the services of architects, engineers, and other consultants of such kind and capacity as the university board of trustees may, in its discretion, wish to employ on such terms and conditions as the board determines, and include the cost of furnishing and equipping the facilities with moveable equipment and furnishings not affixed to the buildings, and which are not listed in the specifications approved for implementation of the construction plans. These monies shall be spend under the direction of the university board of trustees.
- III. Rejection of Low Bids. If, in the judgment of the trustees of the university, just cause exists indicating the lowest bid should be rejected, then the contract may be awarded to the next lowest bidder.
- IV. Rejection of All Bids. The board of trustees of the university has the right to reject any and all bids and, if the lowest bid is in excess of the appropriation, the board has the right to negotiate with the low bidder or with the three lowest bidders for a contract for the construction upon terms considered most advantageous to the university. If only one bid is received, the board of trustees may negotiate a contract for the construction on terms considered most advantageous to the university and to the state. Any authorization contained in this act which is at variance with the requirements of applicable federal law and regulations shall be controlled by the terms of the federal law and regulations.
- 5 Land Acquisition. Any land acquired under the appropriations made in section 1, except such land, if any, as may be acquired under the appropriation for water resources board, shall be purchased by the commissioner of public works and highways, with the approval of governor and council.
- 6 Bonds Authorized. To provide funds for the total of the appropriations of state funds made in sections 1 and 2 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of twenty two million fourteen thousand five hundred eighty-six dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A; provided, however, that the bonds issued for the purposes of section 1, subparagraphs IX, (d) through (f) shall have a maturity date of five years from date of issue.
- 7 Payments. The payment of principal and interest on bonds and notes issued for the projects in sections 1 and 2 shall be made when due from the general funds of the state; provided, however that the payment of principal and interest on bonds issued for the projects in section 1, paragraph VI shall be made from the highway fund, and provided further that payment of principal and interest on bonds issued for the project in section 1, subparagraph X, (d), (4) shall be made from the Hampton parking meter fund.
- 8 Liquidation. The state treasurer is authorized to deduct from the fund accruing to the university under RSA 187:24, or appropriation in lieu thereof, for each fiscal year such sums as may be necessary to meet interest and principal payments in accordance with the terms and conditions of the bonds or notes issued for the purposes of section 2 of this act.

- 9 Powers of Governor and Council. The governor and council are hereby authorized and empowered:
- I. To cooperate with and enter into such agreements with the federal government or any agency thereof, as they may deem advisable, to secure federal funds for the purposes hereof.
- II. To accept any federal funds which are, or become available for any project under section 1 beyond the estimated amounts. The net appropriation of state funds for any project for which such additional federal funds are accepted shall be reduced by the amount of such additional funds, and the amount of bonding authorized by section 6 shall be reduced by the same amount.
- 10. Transfers. The individual project appropriations, as provided in sections 1 and 2 shall not be transferred or expended for any other purposes; provided that if there is a balance remaining after an individual project, which is fully funded by state funds, is completed, accepted, and final payment made, said balance or any part thereof may be transferred by governor and council to any other individual project or projects, which are also fully funded by state funds, within the same section.
 - 11 Reduction of Appropriations and Bonding Authority.
- I. If the net appropriation of state funds for any project provided for by sections 1 and 2 is determined on the basis of an estimate of anticipated federal, local or other funds, and if the amount of such funds actually received or available is less than said estimate, then the total authorized cost for such project and the net appropriation of state funds therefor each shall be reduced by the same proportion as the proportion by which federal, local or other funds are reduced. The amount of bonding authorized by section 6 shall be reduced by the amount that the appropriation of state funds is reduced pursuant to this section.
- II. If any federal, local or other funds, not anticipated, become available for any project provided for in sections 1 and 2, they are hereby appropriated and the net appropriation of state funds and the amount of bonding authorized by section 6 shall be reduced by an amount equal to the federal, local or other funds available.
- 12 Newfound Lake Dam Appropriation Increased. Amend 1973, 420:2 by striking out said section and inserting in place thereof the following:
- 420:2 Appropriation. The sum of seventy thousand dollars is hereby appropriated and authorized to be expended by the water resources board with prior approval of the governor and council for repairs, modifications or rebuilding said dam. Said appropriation shall be a charge upon the special fund established in RSA 270:5, VII, and shall not lapse until July 1, 1978.
- 13 Avery Dam Appropriation Increased. Amend 1973, 539:2 by striking out said section and inserting in place thereof the following:
- 539:2 Appropriation. The sum of sixty thousand dollars is hereby authorized to be expended by the water resources board with prior approval of governor and council for repairs, modifications or rebuilding of Avery Dam in Laconia. The moneys for this appropriation shall be from the following sources: thirty-five thousand dollars from the special fund as established pursuant to RSA 270:5, VII and twenty-five thousand dollars received pursuant to RSA 482-I:1 from the Avery Dam Corporation. The sums appropriated for this purpose shall not lapse until July 1, 1978.
- 14 Amendment to Appropriation for Robert Frost Homestead. Amend 1974, 38:1, VIII, (c), (2), G. by striking out said item and inserting in place thereof the following:
- G. Robert Frost Farm—restoration of buildings and grounds, design and construction of interpretive center—caretaker's quarters, and public parking. \$30,000
- 15 Repeal of Cold River Project; Site 6. Laws of 1974, 38:13, II relative to appropriations for Cold River Watershed Project Site 6 is hereby repealed.
- 16 Change of 1974 Appropriation for Water Resources Board Projects. Amend 1974, 38:14 by striking out said section and inserting in place thereof the following:
- 38:14 Bonds Authorized. To provide funds for the total of the appropriations made of state funds in section 13 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of six hundred fifty-three thousand two hundred seventy-five dollars and for said purposes may issue bonds and notes in the name and upon behalf of the state of New Hampshire in accordance with RSA 6-A.

17 Limitation of Work to Walker Building at New Hampshire Hospital. Amend 1974, 38:1, V, (c), (6), A by striking out said item and inserting in place thereof the following

A. Design and engineering all four buildings

\$300,000***

*** No further work shall be done on the Walker building during fiscal 1976 and 1977.

18 Reenactment of Jefferson Bridge Appropriation. Amend 1973, 325:2 and 3 by striking out said sections and inserting in place thereof the following:

325:2 Appropriation. There is hereby appropriated the sum of nine hundred thousand dollars for the purposes of this act.

325:3 Bond Issue Authorized. To provide funds for the purpose of this act, the state treasurer is hereby authorized to borrow upon the credit of the state in a sum not exceeding nine hundred thousand dollars and for that purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. The interest and principal due on bonds or notes issued under this section shall be a charge against the highway fund.

19 Reenactment of Mount Washington Appropriations. Amend 1974, 30:1 and 2 by striking out said sections and inserting in place thereof the following:

30:1 Appropriation; Mount Washington Commission. The sum of two million nine hundred seventy-three thousand dollars is hereby appropriated to the Mount Washington Commission for capital improvements to be expended as follows:

Mount Washington Summit Facilities

I. Final Design and Contract Plans

II. Construction

\$ 130,000 2,843,000

Total \$2,973,000

30:2 Mount Washington Bonds Authorized. To provide funds for the appropriation made in section 1 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state not exceeding the sum of two million nine hundred seventy-three thousand dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A. The amount of bonds to be issued shall be reduced by total of gifts, grants or donations from sources other than the state. No bonds authorized in this section shall be issued prior to January 15, 1975, and then only with the specific authority of the governor and council for the purposes set forth in section 4 of this act.

20 Office Space Study Committee Continued. Amend 1970, 29 by inserting after section 4-a the following new section:

29:4-b Additional Duties Established. The office space study committee established by section 4 is hereby continued. Said committee shall submit a report with its recommendation for usage of the Christian Science Home to the general court on the first day of the next regular session of the legislature or the first day of any special session of the legislature, whichever comes first.

21 Effective Date.

I. Sections 1 through 17 and section 20 of this act shall take effect July 1, 1975.

II. Sections 18 and 19 of this act shall take effect upon its passage.

Amendment adopted. Ordered to third reading.

SB 112, permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Allows public employees to form a group for retirement plans which they would choose and pay for themselves. Bill is enabling legislation which allows, if they so wish, state agencies, counties, towns and cities to deduct from salaries of those employees wishing to participate in a retirement plan.

Referred to Appropriations.

SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor. Majority: Inexpedient to legislate; Rep. Parr for Claims, Military and Veterans Affairs. Minority: Ought to pass. (Reps. Levasseur, Myrl R. Eaton, Paradis, Ahern and Langille)

Majority: The basic issue is the sanctity of a binding agreement between two competent parties.

The majority felt that there was ample opportunity to have modified the agreement between the Department of Public Works and Highways and the town of Gorham, so that the town could have been reimbursed for work performed beyond the terms of the existing agreement.

Passage of this bill would mean that any municipality, party to a contract with the state, could proceed in any manner it chooses, beyond the terms of the contract, and force payment by the state through legislative action.

Minority: The people of Gorham did act in good faith; as supported by the evidence presented by the sponsors. The personnel of both Gorham and the New Hampshire Highway Department were guilty of imprudent judgment in contract matters.

Rep. French moved that debate on SB 90 be limited to one-half hour equally divided.

Adopted.

Rep. Henry Richardson moved that the report of the minority, ought to pass, be substituted for the report of the majority, inexpedient to legislate, and spoke to his motion.

Reps. Oleson, Richard Bradley, Mabel Richardson, W. Murray Clark, Eugene Daniell and Victor Kidder spoke in favor of the motion.

Rep. Benton spoke against the motion.

Rep. P. Robert Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Minority report adopted.

Referred to Appropriations.

SB 134, relative to the accounting duties of the state treasurer. Ought to pass with amendment. Rep. McLane for Executive Departments and Administration.

Bill would centralize accounting in the comptroller's office and relieve the treasurer of keeping double books in detail. Amendment makes bill effective July 1, 1975 at the beginning of the state's fiscal year.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

SB 145, authorizing the state treasurer to borrow money to pay debt service. Ought to pass with amendment. Rep. McLane for Executive Departments and Administration.

This bill would give the state's triple A-bond rating an even better reputation by ensuring that all bond debt service will be paid. Effective date—July 1, 1976.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Referred to Appropriations.

(Rep. Russell Chase in chair)

SB 187, relative to the taking of fisher cats. Ought to pass with amendment. Rep. Scott for Fish and Game.

To make law enforcement more uniform.

AMENDMENT

Amend RSA 210:3-a as inserted by section 1 of the bill by striking out same and inserting in place therof the following:

210:3-a Fisher Seasons. Fisher may be taken and possessed from December first through thirty-first.

Amendment adopted.

Ordered to third reading.

SB 10, establishing mandatory sentences for narcotic drug pushers. Majority: Inexpedient to legislate. Rep. Martin for Judiciary. Minority: Ought to pass. (Rep. Morrissette)

Majority: Provides mandatory sentences for drug pushers. The subject is already covered by HB 95 which is now in the Senate. Mandatory sentences have not been successful in other states; they increase the number of trials, they cause backlogs, additional plea-bargaining, and rising expenses of courts and prisons. They are opposed generally by judges, attorneys and correctional officials.

Minority: Stiff penalties needed to stop drug pushers.

Rep. Morrissette spoke to the committee report.

Rep. Hobbs moved that SB 10 be laid upon the table.

Adopted.

SB 50, relative to protective services for adults. Ought to pass. Rep. Southwick for Judiciary.

Provides for the Division of Welfare to serve as guardian for incompetent persons. Rep. McManus moved that SB 50 be laid upon the table. Adopted.

SB 65, to prohibit chain distributor schemes. Ought to pass. Rep. Cynthia Clark for Judiciary.

Prohibits chain sales of distributorships upon condition of making an investment in the scheme, no commodity involved.

Ordered to third reading.

SB 144, relative to additions to sentences, consecutive sentences and presentence investigations. Ought to pass. Rep. McManus for Judiciary.

Requested and approved by all the judges of the Superior Court. Greatly improves sentencing procedures.

Ordered to third reading.

SB 294, relative to a short form mortgage or deed of trust. Refer to the Committee on Judiciary for interim study. Rep. Hobbs for Judiciary.

Allows recording of a blank form to which reference may be made, to reduce the length of deeds recorded and therefore the cost.

Referred to the committee on Judiciary for Interim study.

SB 305, relative to qualifications for admission to the practice of law. Inexpedient to legislate. Rep. Hobbs for Judiciary.

Would substitute three years of graduate study in any subject for graduation from law school as a prerequisite for practice of law.

Resolution adopted.

SB 321, prohibiting attorneys employed by the office of the attorney general from engaging in the private practice of law. Ought to pass. Rep. Cynthia Clark for Judiciary.

Puts into the statutes the practice of not allowing attorneys in the attorney general's office to engage in private practice.

Ordered to third reading.

SB 347, relative to police standards and training. Inexpedient to legislate. Rep. Ayles for Judiciary.

Provides for certification of part-time police with five years consecutive service without completion of training school. Opposed by Police Training and Standards Council.

Rep. Frizzell moved that SB 347 be recommitted to the committee on Judiciary and spoke to her motion.

Rep. McManus spoke in favor of the motion.

Adopted.

(Speaker in chair)

Rep. Spirou moved that HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor, be taken from the table.

Adopted.

Rep. Blanchette moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Reps. Milton Cate, Ferguson, Scamman and Chris Andersen spoke against the motion.

Reps. Roma Spaulding and Spirou spoke in favor of the motion.

The previous question was moved.

Sufficiently seconded.

Adopted.

Rep. Lynch requested a roll call.

Sufficiently seconded.

YEAS 187 NAYS 133 YEAS 187

BELKNAP COUNTY

Ambrose, Beard, Brouillard, French, Goyette, Hildreth, Marsh, Kenneth Randall and Sabbow.

CARROLL COUNTY

Claflin, Dickinson, Duprey and Howard.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Close, Cooke, Fillback, Hanna, Knight, Ladd, Langille, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Fortier, Rebecca Gagnon, Hunt, George Lemire, Oleson, Poulin, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Duhaime, Myrl Eaton, Mann, Melnick, Symons and Taylor.
HILLSBOROUGH COUNTY

Ackerson, Ahern, Barrett, Belanger, Bernier, Bishop, Emile Boisvert, Bruton, Carswell, Cobleigh, Margaret Cote, Crotty, Cullity, Forsaith Daniels, Day, William Desmarais, Douzanis, Dwyer, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gauthier, Gelinas, Gramling, Granger, Gravelle, Philip Heald, Daniel Healy, George Healy, LaChance, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Martel, McDonough, McGlynn, Milne, Morgan, Morrissette, Timothy O'Connor, O'Neil, Orcutt, Russell Perkins, Polak, Quigley, Reardon, Reidy, Shea, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault. P. Robert Thibeault, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

Chandler, Raymond Chase, David Currier, Cushman, Eugene Daniell, Estee, Gamache, George Gordon, Haller, Hanson, Harriman, LaBonte, McNichol, Millard, Ralph, Shapiro and Tarr.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, Blanchette, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Dame, Roy Davis, Eastman, Ellis, Gage, Ganley, Goff, Hobbs Kashulines, Kelley, Krasker, Lockhart, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Splaine, Tavitian and Wilson.

STRAFFORD COUNTY

Appleby, Canney, Donnelly, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Kincaid, Maloomian, McManus, Rod O'Connor, Parshley, Robillard, Rowell, Ruel and Winkley.

SULLIVAN COUNTY

Brodeur, Lucas, Scott, Roma Spaulding and Tucker.

NAYS 133

BELKNAP COUNTY

Bowler, Leary, Mansfield and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Conley and Towle.

CHESHIRE COUNTY

Ames, Cournoyer, Anne Gordon, Cleon Heald, Johnson, Marshala, Milbank, Scranton, Wells and Whipple.

COOS COUNTY

Burns, Drake, Horton, Huggins, Victor Kidder and Wiswell.

GRAFTON COUNTY

Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Gemmill, LaMott, Logan, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ainley, Arnold, Baker, Bednar, Wilfrid Boisvert, Bragdon, Carter, Coburn, Corey, Corser, Joseph Cote, Drewniak, Clyde Eaton, Favreau, Ferguson, Salvatore Grasso, Howard Humphrey, Karnis, Edmund Keefe, McLaughlin, Fred Murray, Nardi, Normand, Paradis, Arnold Perkins, Peters, Henry Richardson, Andre Simard, Harold Thomson, Van Loan and Withington.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Christensen, Alice Davis, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McLane, Noble Packard, Rich, Shepard, Doris Thompson and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Benton, Casassa, Cunningham, Danforth, Donald DeCesare, Erler, Flanagan, Gaskill, Goodrich, Gorman, Greene, Griffin, Hoar, King, Anthony Randall, Reese, Richards, Rogers, Sanborn, Scamman, Schwaner, Constance Simard, Skinner, George Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Bernard, Shirley Clark, Walter Desmaraís, Joncas, Joos, Kimball, Osgood, Parnagian, Pray, Preston, Sackett, Tibbets, Torrey and Tripp.
SULLIVAN COUNTY

Barrus, D'Amante, Desnoyer, Frizzell, LeBrun, Sara Townsend and Williamson. and the motion passed.

Ordered to third reading.

Rep. James Humphrey, who voted nay, notified the clerk that he inadvertently voted incorrectly and wished to be recorded in favor of the motion.

Rep. Collins wished to be recorded in favor of taking HB 102 from the table and in favor of its passage.

Rep. Hunt moved that HB 128, relative to the responsibility for public medical assistance, be taken from the table.

Motion lost.

Rep. Huggins moved that HB 436, providing for the reconstruction and operation of the Lake Francis campground and making an appropriation therefor, be taken from the table.

Motion lost.

SIX-DAY EXTENSIONS GRANTED

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade Act of 1974. (Labor, Human Resources and Rehabilitation)

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit public hearings on Tuesday next and spoke to his motion.

Adopted by the necessary two-thirds.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Wednesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

HB 55, requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president.

HB 384, increasing the appropriation for regional vocational education centers.

HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor.

HB 407, establishing an electrical energy review committee.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor.

HB 508, establishing a housing finance agency.

HB 596, relative to computing grants under the school building aid program.

 \mbox{HB} 697, providing that funds for the improvement of agricultural fairs shall not lapse for a period of two years.

HB 828, making appropriations for capital improvements.

SB 134, relative to the accounting duties of the state treasurer.

SB 187, relative to the taking of fisher cats.

SB 65, to prohibit chain distributor schemes.

SB 144, relative to additions to sentences, consecutive sentences and presentence investigations.

SB 321, prohibiting attorneys employed by the office of the attorney general from engaging in the private practice of law.

SB 196, authorizing the modification or termination of the Amherst-Milford area school plan.

SB 227, to amend the charter of Kimball Union Academy.

SB 322, relative to the degree granting authority of New England Aeronautical Institute.

SB 150, relative to retirement credit for William Litvin.

SB 340, relative to material inserted in town warrants.

SB 264, relative to requiring the board of trustees of the state prison to set the fee for room and board for an inmate on work release.

SB 178, restricting the changing of the height of a motor vehicle body or chassis.

RECONSIDERATIONS

Rep. Ellis moved reconsideration on HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president.

Reconsideration lost.

Rep. Scamman moved reconsideration on HB 828, making appropriations for capital improvements.

Reconsideration lost.

333 members were recorded present.

Thursday, May 22nd, Tuesday, May 27th and Wednesday, May 28th, will be consent calendar days.

On the motion of Reps. Close and Symons the House adjourned at 3:48 o'clock.

Wednesday, 21May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

O Lord my God! When I in awesome wonder Consider all the worlds Thy hands have made. I see the stars, I hear the rolling thunder, Thy power throughout the universe displayed,

When through the woods and forest glades I wander And hear the birds sing sweetly in the trees. When I look down from lofty mountain grandeur And hear the brook and feel the gentle breeze;

Charus:

Then sings my soul, my Savior God to Thee; How great Thou art, How great Thou art! Then sings my soul, my Savior God to Thee! How great Thou art, How great Thou art! Then sings my soul, my Savior God to Thee; How great Thou art, How great Thou art!

Lyrics by Carl Bobery

Rep. Scott led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Ackerson and Duhaime, the day, important business.

Reps. A. C. Jones, Withington, Sabbow and P. Robert Thibeault, today and tomorrow, important business.

Rep. Myrl Eaton, indefinite, illness.

Rep. Seamans, the day, illness.

Rep. Cushman, today and tomorrow, illness in family.

Rep. Patenaude, indefinite, important business.

INTRODUCTION OF GUESTS

David McKay, Minister of First Christian Church, Newton, guest of Rep. Rogers; Donald F. Noord, father of Rep. Hess; Thomas A. Chadwick, former member of Vermont House of Representatives and past National Commander of the Sons of Union Veterans of the Civil War, guest of Rep. Francis Callahan.

SENATE MESSAGES CONCURRENCE

HB 867, providing for the test of education voucher programs.

HB 840, permitting public schools to be registered to teach cosmetology.

HB 379, re education of handicapped children.

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer.

HB 640, legalizing appointments to the New Hampton village precinct zoning board of adjustment.

HB 782, requiring supervisors of the checklist to notify the town or city clerk of additions or corrections to the checklist.

HB 702, relative to the length and expenses of a quarantine of domestic animals and allowing the state veterinarian to determine at what age bovine animals are vaccinated against brucellosis.

HB 533, relative to sudden infant deaths.

HB,834, relative to the requirements for becoming an instructor of cosmetology.

HB 858, relative to certificates of registration for optometrists for practicing in this State.

HB 614, relative to taking salt water smelt without a fishing license.

HB 680, permitting reciprocity with states that issue complimentary hunting and fishing license to a person who is suffering from paraplegia or who is suffering from loss of or the loss of the use of both lower extremities.

HB 612, requiring instruction in the history of government of U.S. and N.H. in high schools.

HB 749, amending the charter of the Brewster Free Academy.

HB 601, relative to the safekeeping of records of the register of deeds, the register of probate and the clerk of court.

HB 646, permitting the real estate commission to return to the sender any check, draft or money order which is incorrect.

HB 643, relative to the reporting of abused and neglected children.

HB 754, establishing a judicial selection commission to recommend at least three candidates for all judicial appointments.

HB 701, providing that if the estimated business profits tax is less than two hundred dollars the filing a declaration of estimated tax is not required.

HB 736, relative to defective equipment tags for motor vehicles.

HB 793, relative to sexual assault and related offenses.

HB 152, providing for an increase in the maximum amount of group credit life insurance permitted.

HB 369, relative to real estate tax exemptions for the blind.

HB 590, relative to classification of highways, highway aid apportionment and highway regulation.

HB 495, establishing a commission to study traffic laws.

HB 427, relating to bank deposits in trust.

HB 591, authorizing the board of directors of a credit union to declare interest refunds.

HB 594, relative to savings accounts of cooperative banks, savings and loan associations and building and loan associations.

HB 663, relative to the powers, duties and functions of the New Hampshire insurance guaranty association and relative to the liquidation of insolvent insurance companies.

HB 666, relative to state employees' group medical insurance.

 $\ensuremath{\mathsf{HB\,417}}$, prohibiting hunting with high powered rifle in a specified portion of the town of Bow.

HB 602, opening a certain portion of the Connecticut river to fly fishing.

 $\mbox{HB}\mbox{ 628, permitting the taking of wild deer by a muzzle loading rifle in certain towns and counties.$

HB 863, increasing license fees for hunting and fishing guides.

HB 576, revising the definition of game birds.

NON-CONCURRENCE

HB 374, requiring a holder of beer manufacturer's permit, certificate of approval of wholesaler's permit to notify his customers of any price changes.

 $\ensuremath{\mathsf{HB}}$ 762, repealing the law relative to additions to sentences and concurrent sentences.

HB 524, relative to lifetime hunting and fishing licenses for elderly residents.

CONCURRENCE WITH HOUSE AMENDMENTS

SB 231, revising the mosquito control law.

SB 134, relative to the accounting duties of the state treasurer.

SB 187, relative to the taking of fisher cats.

SENATE MESSAGE REFERRED TO INTERIM STUDY

HB 371, relative to canvass of votes for congressmen and certification of the election.

HB 481, relative to the marking of ballots in elections held in the state.

HB 716, relative to the deadline for verifying nomination papers and providing for a nominee's consent to a nomination by noninating papers.

HB 765, prohibiting the counting of certain write-in votes.

HB 852, allowing municipalities using voting machines to accept absentee ballots up to the time of closing of the polls.

ENROLLED BILLS REPORT

HB 403, requiring subdivision plan approval prior to any altering of land or other action by the subdivider.

 $\mbox{HB 719, relative to licensing requirements for alarm installers and registration requirements for senior technicians.$

HB 752, eliminating the requirement that the director of records management and archives submit his rules to a board for approval.

SB 94, relative to changing the name of the division of resources development and division of parks; identifying the state forester; and changing the required meetings of the advisory commission.

SB 110, relative to the city of Berlin adopting a seventeen month transitional accounting period.

SB 135, relative to records of insurance department hearings.

HB 299, relative to the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer.

HB 379, relative to education of handicapped children.

HB 601, relative to the safekeeping of records of the register of deeds, the register of probate and the clerk of court.

HB 614, relative to taking salt water smelt without a fishing license.

HB 640, legalizing appointments to the New Hampton village precinct zoning board of adjustment.

HB 680, permitting reciprocity with states that issue complimentary hunting and fishing license to a person who is suffering from paraplegia or who is suffering from loss of or the loss of the use of both lower extremities.

HB 702, relative to the length and expenses of a quarantine of domestic animals and allowing the state veterinarian to determine at what age bovine animals are vaccinated against brucellosis.

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SB 227, to amend the charter of Kimball Union Academy.

SB 264, relative to requiring the board of trustees of the state prison to set the fee for room and board for an inmate on work release.

SB 321, prohibiting attorneys employed by the office of the attorney general from engaging in the private practice of law.

SB 322, relative to the degree granting authority of New England Aeronautical Institute.

SB 340, relative to material inserted in town warrants.

Mabel L. Richardson for the Committee.

INTRODUCTION OF SENATE BILLS

First, second reading and referral

SB 274, improving the present health plan and increasing the state's contribution toward group hospital and medical insurance for state employees and making an appropriation therefor. (Appropriations)

SB 115, establishing an outdoor recreation planning program and making an appropriation therefor. (Resources, Recreation and Development)

SB 207, authorizing the purchase of insurance by the state concerning liability for acts of state-owned dogs and making an appropriation therefor. (Judiciary)

SB 280, establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor. (Legislative Administration)

SB 320, appropriating the federal funds available to the state under the Reed Act for the 1977 biennium. (Appropriations)

SB 295, establishing a state housing finance agency and making an appropriation therefor and establishing a state retirement system mortgage fund. (Appropriations)

SB 293, establishing a committee to study the creation and operation of a new forensic unit at the New Hampshire hospital and making an appropriation therefor. (Legislative Administration)

ENROLLED BILLS AMENDMENT

HB 533, relative to sudden infant deaths.

AMENDMENT

Amend RSA 611:12 as inserted by section 5 of the bill by striking out line three and inserting in place thereof the following: county, including those instances of sudden and unexplained death of a

This amendment corrects a grammatical error in an amendment to the bill. Amendment adopted.

HB 612, requiring instruction in the history and government of the United States and New Hampshire in high schools.

AMENDMENT

uniform in their application to all schools, with respect to teaching the offered course of studies and to facilities and equipment used and maintained to offer such course of studies.

Reinserts language already in the RSA inadvertently omitted from committee amendment.

Amendment adopted.

SB 231, revising the mosquito control law. (Amendment in SJ of May 20).

This amendment changes the terminology of "act" to "chapter" as it applies to RSA 437-A.

Amendment adopted.

The Speaker rescinded the reference of SB 320, appropriating the federal funds available to the state under the "Reed act" for the 1977 biennium, from Labor, Human Resources and Rehabilitation and referred said bill to the Appropriations committee.

SENATE MESSAGE

REQUEST CONCURRENCE WITH AMENDMENT

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial development. (Amendment printed SJ May 14)

Rep. Belair moved that the House concur with the senate amendment. Adopted.

HB 609, relative to the filing period for towns with nonpartisan ballots for electing town officers. (Amendment printed SJ May 20)

Rep. Russell Chase moved that the House concur with the senate amendment. Adopted.

HB 642, providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint and prescribing a minimum on the length of certain fish to be taken. (Amendment printed in SJ May 20)

Rep. Stimmell moved that the House concur with the senate amendment. Adopted.

VACATE

Rep. Coutermarsh moved that the House vacate the reference of SB 292, relative to procedures for competitive bidding in Hillsborough county, to the committee on Municipal and County Government and re-refer said bill to the Hillsborough County Delegation.

Adot ped.

THREE-DAY EXTENSION GRANTED

SB 84, relative to motor vehicle insurance and guaranteeing compensation for medical expenses and lost wages. (Banks and Insurance)

COMMITTEE OF CONFERENCE REPORT

SB 74, relative to changes in timber harvesting laws. (Report printed in SJ)

Adopted.

COMMITTEE REPORTS

SB 215, providing that interest earned on moneys deposited into the sire stakes fund may be used pursuant to RSA 426-A:5. Ought to pass. Rep. Greene for Environment and Agriculture.

Authorizes use of the interest on sire stakes funds for administrative costs and payment of awards.

Referred to Appropriations.

SB 266, relative to restrictions on the sales of honey. Ought to pass with amendment. Rep. Greene for Environment and Agriculture.

This requires the word "honey" be used only if it is pure honey. Any imitation of same must be so labeled.

AMENDMENT

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 New Chapter. Amend RSA by inserting after chapter 342-A the following new chapter:

CHAPTER 342-B

Grading, Marking and Sale of Honey

342-B:1 Definition. In this chapter:

I. "Honey", "liquid or extracted honey", "strained honey" or "pure honey" means the nectar of plants that has been transformed by, and is the natural product of the honeybee, either in the honeycomb, or taken from the honeycomb and marketed in a liquid crystalized or granulated condition.

342-B:2 Only Pure Honey to be Sold as Honey.

I. No person shall sell, keep for sale or expose or offer for sale any article or product in imitation or semblance of honey branded as "honey", "liquid or extracted honey", "strained honey" or "pure honey" which is not pure honey unless the word imitation shall appear on the label identifying the product in the same size, type and the equivalent prominence as the word "honey".

II. No person shall manufacture, sell or expose or offer for sale any compound or mixture in semblance of and branded or labeled as honey which shall be made up of honey mixed with any other substance or ingredient, unless the product is labeled or branded as imitation. The label for a product which is not in semblance of honey and which contains honey may include the word "honey" in the name of the product name, and in the list of ingredients, when required, shall be determined by its prominence as an ingredient in the product.

342-B:3 Penalty. Any person who violates this chapter shall be guilty of a misdemeanor.

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Amendment adopted.
Ordered to third reading.

SB 117, providing for changing unclassified to classified positions for three of the industrial agents in the division of economic development. Ought to pass. Rep. Brouillard for Executive Departments and Administration.

Presently there are three unclassified industrial agents and three classified. Bill provides for all six positions to be classified when the present positions become vacant.

Ordered to third reading.

SB 126, relative to hunting with bow and arrow. Ought to pass with amendment. Rep. Scott for Fish and Game.

Lengthens season for bow and arrow hunting from September 15 to end of deer season, giving fifteen extra days for a two year period. A pilot program.

AMENDMENT

Amend RSA 208:5 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

208:5 Bow and Arrow. Any resident upon the payment of a fee of five dollars, or any nonresident upon the payment of a fee of twenty dollars, shall be issued a special archery license. Said special archery license shall entitle the holder to hunt deer with bow and arrow for the period from October first to the end of the current deer season of each year throughout the state and in Bear Brook Refuge under the following conditions. Said special archery license shall also entitle the holder to hunt wild animals, game animals and game birds with bow and arrow during the open season therefor under the following conditions. If said nonresident not holding a New Hampshire hunting license shall be a person under sixteen years of age he shall not be entitled to hunt under said special archery license except when accompanied by a properly licensed person who is eighteen years of age or over. A special archery license shall not be required for residents less than sixteen years of age, but such person while hunting with bow and arrow must be accompanied by a properly licensed person who is eighteen years of age or over, and must further comply with all the provisions of this chapter. No person hunting under the provisions hereof shall carry any firearms and no deer shall be taken with firearms under the archery license. The prohibition against carrying firearms shall not apply to persons properly licensed to carry firearms. Any person taking deer under this section shall notify a conservation officer within forty-eight hours of such taking.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Bow and Arrow Deer Season for 1975 and 1976. Notwithstanding RSA 208:5, as inserted by section 1 of this act, in 1975 and 1976 a special archery license issued under RSA 208:5 shall entitle the holder to hunt deer with bow and arrow from the period from September fifteenth to the end of the current deer season.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Oleson moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Rep. Stimmell yielded to Rep. Scott who explained the committee report.

Rep. Huggins spoke against the motion.

Motion lost.

Ordered to third reading.

SB 277, restricting the taking of fish in trout waters. Ought to pass with amendment. Rep. Scott for Fish and Game.

This bill would eliminate the problems in ponds. Also, a safety measure.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Restrictions on Taking Fish in Trout Waters. Amend RSA 211 by inserting after section 2-a the following new section.

211:2-b Restrictions on Taking Fish in Trout Waters. Notwithstanding any rules or regulations of the fish and game department, no person shall take a fish of any species prior to the fourth Saturday in April of any year from any pond or lake in which trout may be legally taken. Any person violating this section shall be guilty of a violation and in addition be guilty of a violation for each fish taken in violation of this section.

2 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 142, relative to jurisdiction over nonresident defendants in small claims actions. Ought to pass. Rep. Morrissette for Judiciary.

So-call "long arm" law to provide for suing nonresidents in small claims court in town where they do business. No opposition.

Ordered to third reading.

SB 163, relative to uniformity of parole eligibility requirements for prisoners sentenced prior to the effective date of the criminal code. Ought to pass with amendment, Rep. Morrissette for Judiciary.

Brings eligibility for parole be uniform whether the prisoner was sentenced before or after the effective date of the Criminal Code. Amendment makes the effective date 90 days instead of 60 days after passage to give more adequate time for processing.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect ninety days after its passage.

Amendment adopted.

Ordered to third reading.

SB 218, relative to the confidentiality of medical review committee proceedings. Ought to pass with amendment. Rep. Shapiro for Judiciary.

Protects the confidentiality of the proceedings of medical review committees. Amendment gives same protection to chiropractors. This business should be private for the protection of people. No opposition.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the confidentiality of medical review committee and chiropractic review committee proceedings.

Amend section 2 of the bill by striking out said section and inserting in place thereof the following:

2 Confidentiality of Chiropractic Review Proceedings. Amend RSA 316 by inserting after section 20 the following new section:

316:21 Proceedings of Chiropractic Review Committee. All proceedings, records, findings and deliberations of chiropractic review committees duly established by the New Hampshire chiropractic association are confidential and privileged and shall not be used or available for use or subject to process in any other proceeding. The manner in which the chiropractic review committee and each member thereof deliberates, decides or votes on any matter submitted to it is likewise confidential and privileged and shall not be the subject of inquiry in any other proceeding.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 243, permitting the use of recording devices in public meetings. Ought to pass. Rep. Shapiro for Judiciary.

Allows use of various recording devices in public meetings of governmental bodies, subject to right-to-know law. No opposition.

Ordered to third reading.

SB 248, relative to confidentiality of legislative budget assistant working papers and access to records and documents to perform post-audit functions. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Relates to availability of working papers of legislative budget assistant.

Rep. French moved that SB 248 be laid upon the table.

Adopted.

SB 300, relating to discharge from parole or probation for certain offenses. Inexpedient to legislate. Rep. Martin for Judiciary.

Provides for release from parole dependent on restitution. Committee felt that court now has discretion.

Resolution adopted.

SB 106, relative to the form and content of documents filed with the register of deeds. Ought to pass with amendment. Rep. Gage for Municipal and County Government.

Enables register of deeds to keep better records.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Information Required in Documents. Amend RSA 478 by inserting after section 4 the following new section:

478:4-a Form of Records. The register of deeds shall not accept a deed or instrument for filing and recording unless it recites the following information:

I. The latest mailing address of the grantees in the instrument.

II. The names of all municipalities wherein the property is located in the first sentence of the description clause.

III. In print, under signatures, the full name of each person signing.

Amendment adopted.

Ordered to third reading.

SB 160, permitting amendments to zoning ordinances proposed by petition to be acted upon at a special meeting in addition to the annual meeting. Inexpedient to legislate. Rep. Hanson for Municipal and County Government.

Committee feels present law is adequate.

Rep. Blanchette moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

Rep. Sara Townsend moved that SB 160 be indefinitely postponed and spoke to her motion.

Rep. Williamson spoke in favor of the motion. Rep. Townsend moved the previous question. Sufficiently seconded. Adopted. Motion adopted.

Motion adopted.

SB 156, making an appropriation for the rehabilitation of the memorial bridge in the city of Portsmouth. Ought to pass. Rep. Connors for Public Works.

This legislation will carry out recommendations of consultant for necessary rehabilitation so urgently needed for this important link between Portsmouth and Kittery, Maine. State of Maine will contribute on a 50-50 basis. Referred to Appropriations.

SB 284, authorizing the construction of a medical facilities building by the New Hampshire Medical Society on the grounds of the New Hampshire Technical Institute, Concord. Ought to pass. Rep. Alice Davis for Public Works.

This bill had considerable support at the public hearing. The medical facilities will be constructed and operated at no expense to the State. It will be available for New Hampshire Technical Institute students use all through the efforts of the New Hampshire Medical Society.

Referred to Appropriations.

SB 164, establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center or the New Hampshire hospital. Ought to pass with amendment. Rep. Rich for State Institutions.

The amendment adds the Commissioner of Agriculture or his designee to the commission.

AMENDMENT

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Committee Established. There is hereby established a study committee to investigate alternatives and make recommendations relative to the confinement of children at the youth development center or the New Hampshire hospital. The committee shall consist of twenty-one members, designated or appointed as follows: three members of the senate appointed by the president of the senate, three members of the house of representatives appointed by the speaker, two municipal or district court judges appointed by the president of the municipal court judges association, the director of mental health or his designee, the director of welfare or his designee, the superintendent of the youth development center or his designee, the commissioner of education or his designee, the commissioner of agriculture or his designee, a lawyer appointed by the president of the New Hampshire bar association, the executive director of child and family services of New Hampshire or his designee, the director of the department of probation or his designee, the director of catholic social services or his designee, a member of the New Hampshire group home association appointed by the president of said associatoin and three members of the general public to be appointed by the committee membership. The committee shall elect from its membership a chairman. The committee shall meet as necessary at the call of the chairman. The committee shall have the cooperation and assistance of such state agencies as may be necessary. The findings and recommendations of the committee for proposed legislation shall be submitted in draft form. The committee shall submit a biannual report of its activities to the governor and council, to the president of the senate and the speaker of the house. Any vacancy on said committee shall be filled in the same manner as the original appointment.

Amendment adopted.
Ordered to third reading.

SB 165, relative to motor vehicle plates for amateur radio operators. Inexpedient to legislate. Rep. Young for Transportation.

Committee felt this bill would open the door to removal of the state motto from motor vehicle plates. Committee vote was unanimous.

Rep. French moved that SB 165 be laid upon the table.

On a voice vote the Speaker was in doubt and requested a division.

 $84\ members$ having voted in the affirmative and 160 in the negative, the motion lost.

Rep. Morgan moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate.

The clerk read the Senate amendment in full.

Rep. Morgan spoke to his motion.

Reps. Tavitlan, MacDonald, Plourde and James Murray spoke against the motion.

Rep. Ladd moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. Plourde moved that the words, ought to pass with amendment, be substituted for the committee report, inexpedient to legislate.

The clerk read the amendment in full.

Rep. Plourde spoke to his motion.

Reps. French and Boyd spoke against the motion.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Rep. French moved that SB 165 be indefinitely postponed.

Adopted.

SB 170, relative to the timber yield tax. Ought to pass with amendment. Rep. Belanger for Ways and Means.

This bill revises and updates the timber yield tax. The committee vote was unanimous of those present and voting.

AMENDMENT

Amend RSA 79:3 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

79:3 Normal Yield Tax. A normal yield tax at the rate of ten precent on the stumpage value at the time of cutting shall be assessed by the assessing officials within thirty days after receipt of a report of wood or timber cut is filed with said officials in the town in which said operation took place. Said tax shall become due and payable within thirty days of receipt of the bill from the tax collector.

Amend RSA 79:10-b, I, as inserted by section 6 of the bill by striking out said paragraph and inserting in place thereof the following:

I. When the owner cuts the amount and species of timber to be cut as reported on the intent to cut form pursuant to RSA 79:10, he shall so report to the assessing officials before any additional cutting is undertaken.

Amend RSA 79:28, I, as inserted by section 10 of the bill by striking out said paragraph and inserting in place thereof the following:

I. The department of revenue administration shall administer and enforce this chapter. The director of the division of resources development and his agents shall also have enforcement authority in regard to the proper filling and reporting of intents to cut, posting of the certificate on the operation and proper filling and reporting of the timber cut and shall otherwise assist in enforcement of this chapter as agreed upon by the commissioner of the department of revenue administration, and the director, division of resources development. It is the intent of this section to authorize the commissioner of the department of revenue administration, and the director, division of resources development, and their agents, to have enforcement authority and the right to stop any operation in violation of RSA 79 and report same to local authorities.

Amendment adopted. Ordered to third reading.

SB 251, relative to inheritance taxes. Ought to pass. Rep. Cunningham for Ways and Means.

On a unanimous vote of those present the committee approved this bill which makes spouses of lineal decedent's exempt from the inheritance tax, and also makes several housekeeping changes in this tax.

Ordered to third reading.

SB 313, providing that totally and permanently disabled persons may apply for a tax lien on their real estate. Ought to pass. Rep. Donnelly for Ways and Means.

The committee unanimously favored the enactment of this bill, the title which is self-explanatory.

Ordered to third reading.

COMMUNICATION

Mr. George Roberts Speaker of the House

This is to notify you that I do hereby resign as a Representative in Coos District 1, effective as of this date, May 22, 1975, to accept a State position as District Fire Chief, District no. 7.

Sincerely, Burnham A. Judd

COMMITTEE REPORTS CONTINUED

Rep. French moved that CACR 14, 19 and 20 be limited to twenty minutes debate equally divided.

Adopted.

CACR 14, relating to legislative requirements for statutes relative to sales and income taxes. Providing that sales and income taxes may not be passed in either house of the legislature unless approved by sixty percent of the legislators present and voting on the subject. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

Similar subject matter as CACR 10, overwhelmingly defeated by the House earlier in this session, and Resolution 89, defeated by the 1974 Constitutional Convention. This proposed amendment raises many of the same important questions as the others do: What constitutes a "sales" or "income tax"? If this passed would if affect the raising of such existing measures as the gasoline tax, interest and dividends tax, room and meals tax, etc.? What makes "sales" and "income" taxes so much more prominent that they should require a constitutionally mandated 60% majority vote when other revenue raising measures need only 51%? Wouldn't passage of this CACR violate the long-established principal of majority rule for the passage of statutes?

The majority of the committee felt that a 400 member House plus the veto power of the Governor to force a 2/3 vote were adequate safeguards against any premature passage of a "sales" or "income" tax in New Hampshire. Neither sponsor appeared on this resolution and only the Governor's office testified in favor.

Rep. Morrissette moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Eugene Daniell, Buckman, Krasker and Joseph Eaton spoke against the motion.

Rep. Taylor moved the previous question.

Sufficiently seconded.

Adopted.

Rep. French requested a roll call.

Sufficiently seconded.

22 YEAS 221 NAYS YEAS 22

BELKNAP COUNTY
Marsh, James Murray and Young.
CHESHIRE COUNTY
Turner and Whipple.

COOS COUNTY

Victor Kidder and Mabel Richardson.

HILLSBOROUGH COUNTY

Bernier, Bruton, Corey, Joseph Cote, Kendall Cote, Cullity, Favreau, Gelinas, Granger, MacDonald and Morrissette.

MERRIMACK COUNTY

Chandler, George Gordon, Ralph and Riley.

NAYS 221

BELKNAP COUNTY

Ambrose, Beard, Brouillard, French, Goyette, Hildreth, Leary, Mansfield and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Duprey, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Close, Cooke, Cournoyer, Fillback, Hanna, Cleon Heald, Knight, Langille, Marshala, Nims, Proctor, Russell, Scranton and Wells.

COOS COUNTY

Burns, Fortier, Rebecca Gagnon, Hunt, Oleson, Poulin, Valliere, Wiswell and York.

GRAFTON COUNTY

Ira Allen, Atlman, David Bradley, Richard Bradley, Buckman, George Cate, Chambers, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, Gemmill, Melnick, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ahern, Baker, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Carswell, Carter, Cobleigh, Coburn, Corser, Margaret Cote, Crotty, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, Howard Humphrey, Edmund Keefe, LaChance, Lamy, Lyons, Martel, McGlynn, Milne, Morgan, Morgrage, Fred Murray, Normand, O'Neil, Orcutt, Russell Perkins, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Solomon, Kenneth Spalding, Sullivan, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Haller, Harriman, Hess, H. Gwendolyn Jones, Kenison, McNichol, Millard, Rich, Ryan, Shepard, Sherman, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Cotton, Charles Cummings, Cunningham, Dame, Danforth, Eastman, Erler, Flanagan, Ganley, Goff, Greene, Griffin, Hobbs, Kashulines, Kelley, Krasker, Lockhart, Maynard, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Reese, Rogers, Sanborn, Sayer, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dumais, Dunlap, Habel, Hebert, Horrigan, Joncas, Kimball, Lessard, Maloomian, McManus, Osgood, Parshley, Preston, Robillard, Sackett, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Lebrun, Lucas, Mahoney, Olden, Scott, Roma Spaulding, Tucker, George Wiggins and Williamson.

and the motion lost.

Resolution adopted.

Rep. Victor Kidder who voted yea on CACR 14, notified the clerk that he inadvertently voted incorrectly and meant to vote nay.

Rep. Grace DeCesare wished to be recorded against CACR 14.

CACR 19, relating to recall of elected officers. Providing that any elective officer, except judicial officers shall be subject to recall by the voters. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

This bill is poorly written. 25% of the number of votes cast is not a fair number. The committee was unanimous in reporting this inexpedient to legislate.

Rep. William Boucher moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Taylor explained the committee report.

Rep. Griffin spoke against the motion.

Rep. Bisbee moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

Rep. Sweeney wished to be recorded in favor of the motion, ought to pass.

CACR 20, relating to establishing a seven year term for district, municipal and probate judges. Providing that district, municipal and probate judges be appointed for a seven year term. Inexpedient to legislate. Rep. Joncas for Constitutional Revision.

The committee felt that passage of this resolution would seriously undermine the traditional independence of the judiciary in New Hampshire. The result would be to thrust our judges into politics subjecting them to whatever the political whims of the day happened to be rather than allowing for decisions based on longer range legal principles. From the testimony it was not clear whether a governor elected for three terms would get to appoint almost all the state's district, municipal and probate judges or whether it might result in a flurry of last-minute judgeship appointments by an outgoing governor. The committee also failed to see why probate judges and not superior court judges were included in the resolution.

This resolution is the solution some are advocating in answer to "soft" sentencing by judges. The committee felt there were much better ways to improve the administration of justice in New Hampshire than by making judges seven-year political appointees.

Rep. Chandler moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

(Rep. Russell Chase in chair)

Reps. Melnick, George Wiggins, Coutermarsh, Daniel Healy and George Thibeault spoke against the motion.

(Speaker in chair)

Rep. French spoke against the motion.

Rep. Taylor moved the previous question.

Sufficiently seconded.

Adopted.

Rep. George Gordon requested a roll call.

Sufficiently seconded.

YEAS 32 NAYS 263 YEAS 32

BELKNAP COUNTY

Marsh and Young.

CHESHIRE COUNTY

Turner and Whipple.

COOS COUNTY

York.

GRAFTON COUNTY

Richard Bradley and George Cate.

HILLSBOROUGH COUNTY

Joseph Cote, Kendall Cote, Favreau, Granger, Lynch, Morrissette, Paradis, Reardon and Sweeney.

MERRIMACK COUNTY

Chandler, George Gordon and Riley.

ROCKINGHAM COUNTY

Barka, William Boucher, Danforth, Donald DeCesare, Grace DeCesare, Erler, Kashulines, Anthony Randall, Read and George Thibeault.

STRAFFORD COUNTY
Parnaglan, Parshley and Winkley

NAYS 263

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Leary, Mansfield, James Murray, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Dickinson, Duprey, Fullam, and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Nims, Proctor, Ramsey, Russell, Scranton and Wells.

COOS COUNTY

Burns, Cooney, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Oleson, Poulin, Mabel Richardson, Valliere, and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Buckman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, Gemmill, Melnick, Symons, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ahern, Arnold, Baker, Barrett, Belanger, Bernier, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Margaret Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Day, William Desmarais, Douzanis, Clyde Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gauthler, Gelinas, Gramling, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Edmund Keefe, LaChance, Lamy, Armand Lemire, Levasseur, MacDonald, Martel, Martin, McGlynn, McLaughlin, Milne, Morgan, Morgrage, Fred Murray, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Polak, Quigley, Record, Reidy, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Solomon, Kenneth Spalding, Sullivan, Harold Thomson, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, David Currier, Eugene Daniell, Allce Davis, Estee, Gamache, Hager, Haller, Harriman, Hess, H. Gwendolyn Jones, Kenison, McNichol, Millard, Ralph, Rich, Ryan, Shapiro, Shepard, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, Blanchette, Briggs, Campbell, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Eastman, Flanagan, Ganley, Gillis, Goff, Goodrich, Gorman, Greene, Griffin, Hoar, Hobbs, Kelley, Krasker, Lockhart, Maynard, McEachern, Niebling, Page, Parolise, Parr, Peterson, Reese, Richards, Rogers, Sanborn, Sayer, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dudley, Dumals, Dunlap, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Osgood, Pray, Preston, Robillard, Ruel, Sackett, Tibbetts, Torrey and Trlpp.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, Lebiun, Lucas, Mahoney, Scott, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson.

and the motion lost.

Resolution adopted.

VACATE

Rep. Drake moved the House vacate the reference of SB 159, to reimburse Earla K. Williams for educational expenses incurred during an educational leave from the division of welfare and making an appropriation therefor, to the committee on Appropriations and re-refer said bill to the committee on Claims, Military and Veterans Affairs.

Adopted.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to allow executive sessions to be held without two-days' notice in the calendar.

Adopted by the necessary two-thirds.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit one-days' notice in the calendar for committee reports.

Adopted by the necessary two-thirds.

COMMUNICATION

From Arthur G. Marx, Director Legislative Services.

To:

George B. Roberts, Jr. Speaker of the House

It has come to my attention that in several news reports last week it was stated that you ruled that SB 102 (Sen. Bossie's betting card bill) could not be admitted into the House as it fell under the prohibition of House Rule 24, unless 2/3 of the whole number of House members voted in favor of such admission. I understand that the news reports then stated that this office had advised Sen. Bossie that only a majority vote was required.

If the above summary of the news report is true, it is inaccurate. This office advised Sen. Bossie that the ruling of the Speaker that SB 102 was the same question as that which had already been indefinitely postponed by the House could be appealed and it would require only a majority vote to either sustain or overrule that ruling of the Speaker. This office agrees with the Speaker's statement that if it is established that SB 102 is the same question as that which had already been indefinitely postponed by the House, it would require a vote of 2/3 of the House members for the House to act upon this matter.

The clerk read the communication in full.

Rep. French moved that the communication be printed in the Journal.

Adopted.

UNANIMOUS CONSENT

Rep. Skinner addressed the House by unanimous consent.

Reps. George B. Roberts, Jr., Chris Spirou, John P.H. Chandler, Jr., David P. Currier and Patricia M. Skinner offered the following:

RESOLUTIONS

WHEREAS, the House of Representatives has attended to the reading of a citation presented to the late Emil W. Allen, Jr. by the New Hampshire Library Trustees Association, and

WHEREAS, those words and phrases, without recounting a single date, position attained, job performed, chore accomplished or service rendered, of which there were many, give great insight to Bill's appreciation by his fellow professionals, co-workers, citizens and all those who were so fortunate to have had their paths cross his, now, therefore be it

RESOLVED, that the House of Representatives, with deep respect, concurs in the citation and pays its respect to "Bill" Allen, a giant among librarians, a dedicated state employee, a peer of his community by election, and a veteran of his country's armed forces, and, be it further

RESOLVED, that a copy of these resolutions be presented to his family.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit notices of hearings in the calendar without two-days' notice.

A division was requested.

222 members having voted in the affirmative and 63 in the negative, the motion passed by the necessary two-thirds.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be in honor of Rep. Goodrich's 50th anniversary as a graduate nurse, to meet tomorrow at 12:30 o'clock. Adopted.

LATE SESSION

Third reading and final passage

SB 266, relative to restrictions on the sales of honey.

SB 117, providing for changing unclassified to classified positions for three of the industrial agents in the division of economic development.

SB 126, relative to hunting with bow and arrow.

SB 277, restricting the taking of fish in trout waters.

SB 142, relative to jurisdiction over nonresident defendants in small claims actions.

SB 163, relative to uniformity of parole eligibility requirements for prisoners sentenced prior to the effective date of the criminal code.

SB 218, relative to the confidentiality of medical review committee and chiropractic review committee proceedings.

SB 243, permitting the use of recording devices in public meetings.

SB 106, relative to the form and content of documents filed with the register of deeds.

SB 164, establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center or the New Hampshire hospital.

SB 170, relative to the timber yield tax.

SB 251, relative to inheritance taxes.

SB 313, providing that totally and permanently disabled persons may apply for a tax lien on their real estate.

RECONSIDERATION

Rep. Oleson moved reconsideration on SB 126, relative to hunting with bow and arrow, and spoke to his motion.

Rep. George Wiggins spoke in favor of the motion.

On a voice vote the Speaker was in doubt and requested a division.

215 members having voted in the affirmative and 83 in the negative, reconsideration prevailed.

Rep. Maynard moved that SB 126 be referred to the committee on Fish and Game for interim study.

Reps. Oleson and Stimmell spoke in favor of the motion.

Adopted.

Thursday, May 22nd, Tuesday, May 27th and Wednesday, May 28th will be consent calendar days.

309 members were recorded as present.

On the motion of Reps. French and Belair the House adjourned at 3:58 o'clock.

Thursday, 22May75

The House met at 12:30 o'clock.

(Rep. French in chair)

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Sing your love song to us dear God, even as You have to every person in every generation. "I love you! I love you! I love you! I love you! I love you!"

is Your never ending love song to us. If by chance we are that man who put things off for forty years by the Pool of Siloam, or the funny little man up the tree, or the woman who came at high noon to draw water or the man called Legion in the graveyard called frustration or the woman used as a pawn to get at one called Jesus or whoever we are let us hear Your love song. Take control of our lives. Make us the kind of persons You want us to be. Let us sense Your love and acceptance of us as persons and go and do likewise. Amen!

Rep. Flanagan led the Pledge of Allegiance.

The Kearsarge Regional High School Chamber Chorus entertained the House with several selections.

(Speaker in chair)

LEAVES OF ABSENCE

Reps. Morgan and Pepitone, the day, important business. Rep. James O'Connell, the day, illness in family.

INTRODUCTION OF GUESTS

Calvin Scovel, guest of Rep. Reese; Greg Shea and Rich Scire, guests and students of Rep. Gramling; Karen Sullivan, Civil Service Commission, guest of the Speaker.

SENATE MESSAGES CONCURRENCE

HB 768, relative to the establishiment of city and town forests.

HB 472, relative to management of solid waste and establishing a bureau of waste matter management.

HB 708, relative to the time limit for removal of timber slash.

HB 842, relative to the metropolitan water supply for the seacoast area.

 $\ensuremath{\mathsf{HB}}$ 45, providing for the acquisition of land to replace conservation or recreation land taken by the state.

HB 801, relative to the definitions of employee and salaried employees and to the payment of wages.

HB 829, prohibiting the use of certain names by corporations.

HB 728, defining residence for the purposes of reduced rates at state ski areas and increasing the maximum age for eligibility for junior season tickets.

HB 280, improving the administration of the current use taxation law.

NON-CONCURRENCE

HB 587, relative to the appointment of health officer for a town.

 $\ensuremath{\mathsf{HB}}$ 826, to prohibit certain motor boats and motors on Lougee Pond in Barnstead.

COMMITTEE REPORTS

(Consent Calendar)

Rep. Philip Currier requested that SB 88, permitting cities and towns to set their own fee schedules for dog licenses, be withdrawn.

Rep. Nimms requested that SB 212, relative to incorporation of nonprofit health service corporations, be withdrawn.

Rep. French requested that SB 183 relating to posting the breeding certificate of a stallion and SB 211, Increasing the minimum level at which competitive bidding is regulred on state public works projects, be withdrawn.

Rep. George Wiggins requested that SB 209, empowering the public utilities commission to hire a consultant firm to evaluate the use of utilities' investment, be withdrawn.

Rep. LaMott requested that SB 185, relative to the closing of schools on Memorial Day and Veterans Day, be withdrawn.

Rep. Lockhart requested that SCR 10, urging the public utilities commission to exercise its rule making authority by providing lower rates to consumers who conserve energy and SCR 11, memorializing Congress to investigate pricing of and problems relating to energy resource supplies, be withdrawn.

Rep. French moved that the House adopt the committee recommendations of Inexpedient to legislate on SB's 152, 155 and 200, and further moved that the House adopt the committee recommendations of ought to pass on SB's 301, 107, 151, 289, 254, 341, and further moved that the House adopt the committee recommendations of Refer to interim study committees by the appropriate standing committees on SB's 180, and 330.

Adopted.

SB 152, requiring a coho salmon fishing stamp. Inexpedient to legislate. Rep. Wolfsen for Fish and Game.

Due to lack of coho salmon committee felt it better to wait for a better population.

SB 155, providing for an election to permanently fill vacancies in a board of supervisors of the checklist. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Would require other changes in law to determine full-term or part-term application.

SB 200, relative to rate increases by public utilities operating in this state and adjoining states. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Effect not clear. Other bills seem to cover the subject.

SB 301, relative to the composition of the civil defense executive council and changing the name to the civil defense advisory council. Ought to pass. Rep. Myrl R. Eaton for Claims, Military and Veterans Affairs.

Changes the name of the activity to, and enlarges the membership of the "civil defense advisory council" to include heads of cognizant state agencies presently not included in planning to cope with disasters; also includes, for first time, a representative of porivate industry and a representative of local government.

SB 107, relative to improving adult and continuing education. Ought to pass. Rep. Cecelia Winn for Education.

This bill was strongly and widely supported. Unanimous vote of committee.

SB 151, changing the name of the college of technology of the university of New Hampshire to the college of engineering and physical sciences. Ought to pass. Rep. Gemmill for Education.

The bill makes the college's title clearer and is agreed to by all concerned.

SB 289, revising the pesticides control act. Ought to pass. Rep. Greene for Environment and Agriculture.

Changes the present statute to meet federal standards.

SB 254, relative to licensing physicians and surgeons. Ought to pass. Rep. Howard for Health and Welfare.

Requested by Medical Board to bring fees in line with today's costs. Vote unanimous.

SB 341, relative to the definition of clerk in certain election laws. Ought to pass. Rep. Towle for Municipal and County Government.

Clarifies statutes regarding definition of clerk.

SB 180, designating the haddock as the state fish of New Hampshire. Refer to the Committee on Fish and Game for interim study. Rep. Wolfsen for Fish and Game.

SB 330, providing that the property tax on boats is subject to local option. Refer to the Committee on Municipal and County Government for interim study. Rep. Rowell for Municipal and County Government.

This bill requires further study.

SUSPENSION OF RULES

Rep. Nims moved that Rule 60 be so far suspended as to permit floor action today on SB 212, relative to incorporation of nonprofit health service corporations, and spoke to his motion.

Adopted by the necessary two-thirds,

Rep. Nims moved that SB 212 be recommitted to the committee on Health and Welfare, and spoke to his motion.

Rep. Roma Spaulding spoke in favor of the motion.

Adopted.

COMMITTEE OF CONFERENCE REPORT

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance. (Report printed in SJ)

Adopted.

COMMITTEE REPORTS (Regular Calendar)

SB 9, providing for an unlimited number of supervisory unions. Ought to pass. Rep. Drake for Appropriations.

The Department of Education has certain criteria for allowing new supervisory unions. This bill raises the total number of supervisory unions allowed by statute to sixty. They may not be able to grant some changes in the next two years if this bill does not pass.

Ordered to third reading.

SB 41, relative to permitting incentive awards for sweepstakes ticket sellers who are state employees. Inexpedient to legislate. Rep. Drake for Appropriations.

This bill would increase the overhead of Sweepstakes program and take away some money which should be sent to the school districts.

Rep. Cunningham moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Reps. Anne Gordon and Kenneth Smith spoke in favor of the motion.

Rep. Scamman spoke against the motion.

Motion lost.

Resolution adopted.

SB 44, making appropriations for the emergency repair of the steam system located in the state house annex. Inexpedient to legislate. Rep. Drake for Appropriations.

This repair will be inserted into HB 828, (the Capital Budget) where it can be properly handled.

Rep. Drake explained the committee report,

Resolution adopted.

SB 75, providing holiday pay for conservation officers for Memorial Day 1973 and all federal and state holidays for fiscal 1974 and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

Provides the funds for payment of past due holiday pay. Meets an obligation of the Fish and Game Department to its personnel.

Ordered to third reading.

SB 77, relative to issuance of wildlife emblems. Ought to pass. Rep. Drake for Appropriations.

Starts a new promotion of New Hampshire wildlife by Fish and Game to fund habitat and restoration programs. No state funds involved.

Ordered to third reading.

SB 123, extending the 1975 appropriation for the university of New Hampshire debt service. Ought to pass. Rep. Drake for Appropriations.

This corrects a footnote to last year's budget.

Ordered to third reading.

SB 124, authorizing the New Hampshire state port authority to appoint additional harbor personnel. Ought to pass. Rep. Drake for Appropriations.

Authorized the appointment of a Harbor Master for Seabrook and Assistant Harbor Masters if necessary. Funds will be available because of increased mooring fees.

Ordered to third reading.

SB 130, increasing the maximum sum of money which may be furnished to a convict upon his discharge from prison. Ought to pass. Rep. Drake for Appropriations.

Permits payment of up to \$100 in "Gate Money" to prisoners. Actual payments to be determined by level of funding in operating budget.

Ordered to third reading.

SB 136, relative to the registration of securities owned by the New Hampshire retirement system. Ought to pass with amendment. Rep. Drake for Appropriations. Spreads responsibility for investments of retirement system fund in a more equitable and efficient manner.

AMENDMENT

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Relative to Authority to Invest Funds of the System. Amend RSA 100-A:15, I (supp) as inserted by 1967, 134:1, as amended, by striking out said section and inserting in place thereof the following:

I. The members of the board of trustees shall be the trustees of the several funds created hereby and shall have full power to invest and reinvest such funds, subject to all the terms, conditions, limitations, and restrictions imposed by the laws of the state of New Hampshire upon domestic life insurance companies in the making and disposing of their investments, and further may invest and reinvest such funds in shares of cooperative banks and building and loan associations located in this state, and may make desposits in savings banks or trust companies or in national banks and subject to like terms, conditions, limitations, and restrictions, said trustees shall have full power to hold, purchase, sell, assign, transfer, and dispose of any of the securities and investments in which any of the funds created hereby have been invested, as well as the proceeds of such investments. Provided, however, that an amount not exceeding five percent of the total funds of the New Hampshire retirement system may be invested in securities which are not authorized investments under RSA 411:15, but which are prudent investments for such a system to make. The board of trustees shall have authority to empower an investment committee of their members to make investments and deposits between meetings of the board, and the board shall have further authority to hire investment counsel. The compensation for investment counsel services and the compensation for actuarial services required by the board of trustees in performing the duties required by RSA 100-A:14 shall be a charge upon the funds of the New Hampshire retirement system. The state treasurer shall be the custodian of the several funds of the retirement system, but shall upon order of the board of trustees, a certified copy of which action shall be filed in the office of the state treasurer, transfer the custodial function to a custodian employed by the board.

Amendment adopted.
Ordered to third reading.

SB 145, authorizing the state treasurer to borrow money to pay debt service. Inexpedient to legislate. Rep. Drake for Appropriations.

Adequate authority already covered under RSA 6-A.

Resolution adopted.

SB 153, providing that the water resources board submit its own budget. Ought to pass. Rep. Drake for Appropriations.

"A housekeeping bill which clears up Water Resource administrative procedures relating to budgeting."

Ordered to third reading.

SB 167, extending the loaning authority of cooperative banks, building and loan associations and savings and loan associations. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Currently cooperative banks and loan associations may make unsecured loans up to seven years for home improvements limited to \$5,000. Bill allows loans to be made for up to ten years and up to a limit of \$10,000—more closely reflecting present building costs. Bill further allows unsecured loans above \$10,000 for home improvement if such loans are insured by a licensed insurance company and approved by the bank commissioner.

Ordered to third reading.

SB 194, to permit the restriction of licenses issued to insurance companies. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Under present law, licenses are revoked for violation of insurance laws or regulations. Bill allows commissioner of insurance discretion in either revoking or restricting a license. Some violations are not as serious as others and it is felt that some difference in penalty should be provided.

Ordered to third reading,

SB 198, changing the expiration date of licenses issued to insurance agents. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

In 1973 expiration date of insurance company licenses was changed from March 31 to June 15 so as to give the insurance department a little more time to study annual reports to determine the financial stability of an insurance company. By changing the insurance agents' licenses to the same date, the insurance department can do both investigations at the same time. Also, it would eliminate the problem of an insurance company, whose license wasn't renewed in June, paying agents fees for two and one-half months.

Ordered to third reading.

SB 214, authorizing insurance companies to purchase certain property in connection with employee relocation programs. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

Bill allows an insurance company to purchase a house belonging to one of its employees who is being transferred. Allows employee to have money immediately available to purchase a house where he has been transferred if he so wishes. This is a common practice for most businesses now.

Ordered to third reading.

SB 255, authorizing electronic banking for state banks. Ought to pass. Rep. Shirley Clark for Banks and Insurance.

On July 1, 1975, by order of the comptroller of the currency, national banks will be able to set up electronic banking stations. Bill allows state banks to operate such electronic stations under the same conditions that national banks will be able to. Bill also requires that these stations be shared so that the smaller banks won't be left out.

Ordered to third reading.

SB 105, providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor. Ought to pass with amendment. Rep. Noble for Executive Departments and Administration.

Amendment returns bill to its original form, providing increased retirement allowances for the "forgotten group" of teachers who retired prior to July 1, 1957. These 118 teachers receive no social security, and average only \$102 per month retirement.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

 $1\,$ Retirement Allowances. Amend RSA 192:30 (supp), as inserted by 1973, 276:1, by striking out said section and inserting in place thereof the following:

192:30 1976 Allowances. Any beneficiary who retired prior to July 1, 1957 and who is in receipt of a retirement allowance on January 1, 1976, including any teacher

retired under the teachers' retirement system as established by RSA 136, shall, beginning with the month of January 1976, and monthly thereafter, but not beyond the month of December 1976, have his allowance increased in the proportion which the Consumers Price Index issued by the United States Department of Labor, Bureau of Labor Statistics, for the month of November 1974 bears to the corresponding index for the year in which the member retired; except that in the case of service beneficiaries, such increased retirement allowance shall be at least one hundred twenty dollars for each year of creditable service at retirement not exceeding thirty years, and in the case of disability beneficiaries, such increased retirement allowance shall be at least one hundred two dollars for each year of creditable service at retirement not exceeding thirty years. Provided, however, if any such beneficiary has filed an election in accordance with RSA 192:13. II his retirement allowance shall be increased for said period only in the proportion which the Consumers Price Index issued by the United States Department of Labor, Bureau of Labor Statistics, for the month of November 1974 bears to the corresponding index for the year in which the member retired. In the event the retired member is receiving a reduced retirement allowance because of having elected an option, such increased retirement allowance shall be reduced in the same proportion as the retirement allowance prior to optional modification was reduced at retirement. If the beneficiary of a retired member who retired prior to July 1, 1957 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, such beneficiary shall be paid beginning with the month of January 1976, and monthly thereafter, but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification of such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the before-mentioned provisions the difference between said increased retirement allowance and the retirement allowance said beneficiary is receiving as of December 31, 1975, shall be multiplied by two and the sum ascertained by this formula shall be paid to said beneficiary in twelve monthly installments beginning January 1, 1976 and ending December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

2 Appropriation. The sum of two hundred sixty thousand, one hundred seventy-six dollars is hereby appropriated for the purposes of section 1 for the fiscal year ending June 30, 1976 and a like sum is hereby appropriated for the fiscal year ending June 30, 1977. The first sum herein mentioned shall be expended by the teachers' retirement system for the payment of supplemental benefits for the period from January 1, 1976 to June 30, 1976 and the second sum herein mentioned shall be expended by said system for the payment of supplemental benefits for the period from July 1, 1976 to December 31, 1976. The governor is authorized to draw his warrant for the sums hereby appropriated out of any money in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect January 1, 1976.

Amendment adopted.
Referred to Appropriations.

SB 111, providing for the regulation of electricians. Refer to the Committee on Executive Departments and Administration for interim study. Rep. Proctor for Executive Departments and Administration.

The committee felt that this bill to require state licensing of electricians, while it had considerable merit, needed further study to consider amendments suggested at the May 20th hearing.

Rep. Brouillard moved that SB 111 be recommitted to the committee on Executive Departments and Administration and spoke to his motion.

Adopted.

SB 116, relative to the licensing of pastoral counselors. Ought to pass with amendment. Rep. Roderick Allen for Executive Departments and Administration.

The bill promotes the principle of a need for professional standards in pastoral counseling and establishes a board to see that standards are maintained. It does not affect clergymen who do some counseling in carrying out their ministerial duties. The amendment reduces the penalty for infraction from a misdemeanor to a violation.

AMENDMENT

Amend RSA 330-B:16 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

330-B:16 Penalty. Any person not a licensed pastoral counselor who shall represent himself as a licensed pastoral counselor as defined in this chapter, or having had his certificate of licensure suspended or revoked who shall continue to represent himself as a licensed pastoral counselor by means of any sign, letterhead or written or verbal advertisement or notice shall be quilty of a violation.

Amendment adopted.
Ordered to third reading.

SB 119, relative to optional retirement benefits for members of the firemen's retirement system who retire due to disability. Ought to pass. Rep. Ziakas for Executive Departments and Administration.

The bill gives members of the firemen's retirement system the opportunity to convert their retirement allowances to one of three options if they do desire. It further provides that a designated beneficiary (often the wife) shall continue to receive benefits under such election.

Ordered to third reading.

SB 128, relative to service retirement benefits and making an appropriation therefor. Ought to pass with amendment. Rep. Roderick Allen for Executive Departments and Administration.

Bill as amended provides that retired employees will receive full credit for years of service in excess of thirty, making them equal to teachers, who are also in group I of the retirement system.

AMENDMENT

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Appropriations for Accrued Liability. There is hereby appropriated for the fiscal year ending June 30, 1976 for the unfunded accrued liability associated with section 1 of this act the following sums: \$104,727 from the special retirement fund established by 1974, 35:18; \$18,265 from highway funds; \$1,745 from fish and game funds; \$3,319 from federal funds; \$15,413 from other special funds and \$12,405 from political subdivisions. There is hereby appropriated like amounts for the fiscal year ending June 30, 1977.

Amendment adopted.

Referred to Appropriations.

SB 129, relative to vested deferred retirement rights under the New Hampshire retirement system and making an appropriation therefor. Ought to pass with amendment, Rep. Noble for Executive Departments and Administration.

State employees will be given equal treatment with school teachers in regard to vesting of retirement rights after ten years of creditable service.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1 Vested Deferred Retirement Benefits. Amend RSA 100-A:10, I (supp), as inserted by 1967, 134:1, as amended, by striking out said paragraph and inserting in place thereof the following:
 - I. Group I members:
- (a) A group I member who has completed ten years of creditable service, and who, for reasons other than retirement or death, ceases to be an employee or teacher may elect, in lieu of the refund of his accumulated contributions under RSA 100-A:11 on a form prescribed by the board of trustees for such purpose, to receive a vested deferred retirement allowance.
- (b) Upon his attainment of age sixty, a member of group I who has made such election shall receive a vested deferred retirement allowance which shall consist of: (1) a member annuity which shall be the actuarial equivalent of his accumulated contributions on the date he attains age sixty; and (2) a state annuity which together with his member annuity shall be equal to the service retirement allowance that would be payable to him after his attainment of age sixty on the basis of his average final compensation and creditable service at the time his service is terminated. Upon his attainment of age sixty-five such member's allowance shall be reduced in the same manner as a service retirement allowance.
- 2 Appropriation. There is hereby appropriated the sum of twelve thousand one hundred seventy-six dollars for the fiscal year ending June 30, 1976 and a like amount for the fiscal year ending June 30, 1977, for the purposes of section 1 of this act. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.
- 3 Vested Deferred Retirement Benefit for Group II. Amend RSA 100-A:10, II (a) (supp), as inserted by 1967, 134:1, as amended, by striking out said subparagraph and inserting in place thereof the following:
- (a) A group II member who has completed ten years of creditable service and who, for reasons other than retirement or death, ceases to be a permanent policeman or permanent fireman may elect, in lieu of the refund of his accumulated contributions under RSA 100-A:11, on a form prescribed by the board of trustees for such purpose, to receive a vested deferred retirement allowance.
- 4 Appropriation. There is hereby appropriated the sum of seven thousand eight hundred twenty-nine dollars for the fiscal year ending June 30, 1976 and a like amount for the fiscal year ending June 30, 1977, for the purposes of section 3 of this act. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.
 - 5 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Referred to Appropriations.

SB 174, adding the field representative of the police standards and training council to the New Hampshire retirement system. Ought to pass with amendment. Rep. Brouillard for Executive Departments and Administration.

Confers for state retirement group II status for the field representative of the police standards and training council provided he had such status for ten years prior to his appointment.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

- 1 Field Representative of the Police Standards and Training Council Added to the New Hampshire Retirement System. Amend RSA 100-A:1, X (b) (supp), as inserted by 1967, 134:1, by striking out said subparagraph and inserting in place thereof the following:
- (b) "Group II members" shall mean permanent policemen; permanent firemen; and the field representative of the police standards and training council (providing he has been a group II member of the New Hampshire retirement system for at least ten years immediately prior to his appointment).

Amendment adopted.
Referred to Appropriations.

SB 228, relative to hearings before the racing commission and appeals from decisions of said commission. Ought to pass with amendment. Rep. Brouillard for Executive Departments and Administration.

The bill changes the appeals procedure from decisions of the racing commission to be similar to the appeal procedure from other administrative agencies.

AMENDMENT

Amend RSA 284:13 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

284:13 Supervision and Hearings. The commission shall have the power to conduct hearings at which all matters pertaining to the administration of the affairs of the commission and all activities conducted under its jurisdiction may be investigated and determined and, under the hand of its chairman, to issue subpoenas for the attendance of witnesses at such hearings. The commission on its own motion or at the request of any party may cause a complete record to be made of such hearings by a competent reporter or by electronic recording which shall be transcribed at the request and expense of any party desiring the same, and a copy of such transcription shall be furnished to any other party upon the written request and at the expense of such other party. If the record is not transcribed, the commission shall prepare a summary record of the proceedings and evidence. Any member of the commission may administer oaths and affirmations and may examine witnesses. Disobedience of such subpoenas or false swearing before the commission shall be attended with the same penalties as if such disobedience or false swearing occurred in an action in the superior court. The commission shall have the power and authority to regulate, supervise and check the making of pari-mutuel pools and the distributions therefrom. It shall have the further power and authority to investigate as to the direct and indirect ownership and control of any licensee, and any expense incurred by the commission in so doing shall be at the expense of such licensee or of the applicant for a license. Any party aggrieved by any final decision entered in proceedings before the commission may, within ten days after such decision is entered, appeal to the superior court by petition specifying the grounds upon which said decision is claimed to be unreasonable or unlawful. Findings and decisions by the commission shall be deemed to be prima facie lawful and reasonable, and shall not be set aside on appeal unless found to be arbitrary, capricious, unreasonable or unlawful.

Amendment adopted.
Ordered to third reading.

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system. Ought to pass. Rep. Ziakas for Executive Departments and Administration.

This bill would permit members of the Manchester and Nashua police departments to become members of group II, state retirement system along with all other police officers in the state provided that agreement is reached between the board of trustees of the retirement system and the cities of Manchester and Nashua on the cities' contributions is approved by governor and council. Referred to Appropriations.

SB 272, relative to the office of energy administrator. Ought to pass. Rep. Carswell for Executive Departments and Administration.

This bill changes the name of the fuel administrator to energy administrator and expands his duties in times of declared emergency to include the allocation of available supplies of electrical energy. The bill also includes an appeals provision for those aggrieved by any rule or regulation.

Ordered to third reading.

SB 326, relative to state contracts with nonresident corporations not organized for profit. Ought to pass. Rep. Brouillard for Executive Departments and Administration.

This bill would remove the requirement that foreign nonprofit organizations must register with the secretary of state in order to do business under contract with the state. The fees and paperwork involved have been a nuisance and deterrent. Ordered to third reading.

SB 31, providing for state assistance to persons suffering from hemophilia and making an appropriation therefor. Ought to pass. Rep. Wilson for Health and Welfare,

This bill establishes a program of assistance to persons afflicted with hemophilia, to be administered by the director of the division of public health.

Referred to Appropriations.

SB 308, increasing cosmetology and manicuring license and registration fees and establishing biennial renewal periods for such licenses and registrations. Ought to pass. Rep. Woods for Health and Welfare.

This bill increases cosmetology and manicuring license and registration fees and establishes biennial expiration dates and renewal periods for such licenses and registrations in the even numbered years,

Referred to Appropriations.

SB 184, authorizing state departments or agencies funded in whole or in part by federal funds to purchase workmen's compensation insurance to cover liability of federal's share and making the state liable for its share. Ought to pass with amendment. Rep. Donald DeCesare for Labor, Human Resources and Rehabilitation.

This allows workman's compensation insurance to be purchased by state departments or agencies who are totally federally funded to protect their employees and to cover their liability. Unanimous vote of committee,

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Purchase of Insurance Authorized, Amend RSA 281 by inserting after section 6 the following new section:

281:6-a Federally Funded Agencies. Any state department or agency funded in whole or in part by federal funds may, with the approval of the governor and council, contract with an insurance carrier for workmen's compensation coverage for payments under this chapter only to the extent that any employee is funded by federal funds. The provisions of RSA 281:5 and 6 shall apply to payments to employees of such agencies to the extent they are funded by state funds. In the event that federal regulations prohibit the direct assessment of payments made pursuant to RSA 281:6, said payments shall be a charge against the general funds of the state in the first instance and such recovery as is authorized and under such conditions as prescribed by federal regulations shall be made by each affected agency.

2 Securing Payment of Compensation. Amend RSA 281:9, III (supp) as inserted by 1967, 403:7 by striking out in line two the word and number "section 6" and inserting in place thereof the following (RSA 281:6 and 6-a) so that said paragraph as amended shall read as follows:

III. In the case of employees of the state, compensation shall be made as provided in RSA 281:6 and 6-a.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Referred to Appropriations.

SB 127, permitting the liquor commission to license public carriers to serve liquor and beverages on certain buses. Inexpedient to legislate. Rep. James Humphrey for Liquor Laws.

Committee feels that bill is not needed at this time.

Rep. Douzanis moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. James Humphrey explained the committee report.

Rep. Collishaw spoke against the motion.

Motion lost,

Resolution adopted.

SB 240, removing the necessity of a vestibule between the street and a restaurant or hotel cocktail lounge. Ought to pass with amendment. Rep. Tucker for Liquor Laws.

This bill simply amends an archaic law and allows restaurants to have entrances to a lounge without providing a vestibule. Unanimous committee support.

AMENDMENT

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 262, permitting children of liquor licensees and permittees to serve as an entertainer. Ought to pass, Rep. Simard for Liquor Laws.

Makes it possible for young people to develop talents.

Ordered to third reading.

SB 285, relative to entrance to restaurant cocktail lounges in old buildings. Inexpedient to legislate. Rep. Tucker for Liquor Laws.

Subject matter more adequately covered by SB 240. Unanimous vote of committee.

Resolution adopted.

SB 96, legalizing certain town meetings in East Kingston. Ought to pass with amendment. Rep. Mann for Municipal and County Government.

This seemed to be in order to clear up a situation in later legislation.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

legalizing certain town meetings in East Kingston and authorizing a special meeting of the Sanborn regional school district.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Special Meeting Authorized. Notwithstanding RSA 197:3, or RSA 33:8 the Sanborn regional school district may, within one hundred twenty days after the passage of this act call a special meeting to raise and appropriate money for such purposes as it deems necessary. Such meeting shall have the same authority as an annual district meeting.

3 Effective Date. This act shall take effect thirty days after its passage.

Amendment adopted.
Ordered to third reading.

SB 173, relative to optional election of planning board members in towns. Ought to pass with amendment. Rep. Mann for Municipal and County Government.

Home rule legislation.

AMENDMENT

Amend RSA 36:4, II, (b) (1) and (2) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

- (1) For a five member planning board, the town shall initially elect two members for a one year term, one member for a two year term and one member for a three year term. The fifth member shall be a selectman appointed by the selectmen, ex officio, whose term shall correspond to his official tenure. Thereafter the term of an elected planning board member shall be three years.
- (2) For a seven member planning board, the town shall initially elect two members for a one year term, two members for a two year term and two members for a three year term. The seventh member shall be a selectman appointed by the selectmen, ex officio, whose term shall correspond to his official tenure. Thereafter the term of an elected planning board member shall be three years.

Amendment adopted.

Ordered to third reading.

Rep. Hanson wished to be recorded as opposed to SB 173.

SB 181, relative to the authority of fire and police chiefs to order autopsies. Refer to the Committee on Municipal and County Government for interim study. Rep. Ames for Municipal County Government.

Adopted.

SB 177, relative to bonds in public works projects. Inexpedient to legislate. Rep. Ellis for Public Works.

The committee felt unanimously there is no need for this legislation at this time. No one appeared in favor of bill. Trade associations, as well as bonding executives, opposed such measure.

Rep. George Wiggins moved that SB 177 be recommitted to the committee on Public Works for interim study to report October 1, 1975.

Rep. Ellis spoke in favor of the motion.

Adopted.

SB 273, requiring public buildings to provide only one entrance and exit designed for the handicapped. Ought to pass with amendment. Rep. Belair for Public Works. This bill as amended clarified current law relative to state conforming to "life safety code" standards.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring public buildings to provide at least one entrance and exit designed for the handicapped.

Amend RSA 155-A:1-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

155-A:1-a Exits. Notwithstanding RSA 155-A:1, all new buildings constructed by the state or any of its agencies, and all new schools, halls, theaters or other public buildings in this state in which more than one hundred people can be assembled shall be required to provide at least one entrance and exit designed so that the public areas of the entire building are accessible to the handicapped.

Rep. Belair explained the amendment.

Amendment adopted.

Ordered to third reading.

SB 143, renaming the Gile Forest the Gardner-Gile Forest. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Committee felt name changes should be avoided because of necessary map changes and confusion in deeds. Also, names involving living persons inadvisable. Rep. Claflin moved that SB 143 be recommitted to the committee on Resources, Recreation and Development and spoke to his motion.

Rep. Chandler spoke in favor of the motion.

Adopted.

SB 208, limiting the liability of certain owners of land. Ought to pass. Rep. Claflin for Resources, Recreation and Development.

Immunizes land owner from personal injury or property damage liability of landowner against persons he permits to use his land for recreation, or who leases it to state or political subdivision thereof.

Ordered to third reading.

SB 290, authorizing the commissioner of resources and economic development to study the feasibility and appropriateness of installing a commemorative plaque on the marine memorial at Hampton Beach. Inexpedient to legislate. Rep. Claflin for Resources, Recreation and Development.

Committee feels memorial is for World War II dead, and not for those responsible for creating the memorial. Nothing prevents interested parties from bringing in a more appropriate bill in the future.

Rep. Parr moved that SB 290 be recommitted to the committee on Resources, Recreation and Development for interim study.

Rep. Kenneth Spalding spoke against the motion.

Reps. Claflin, Oleson, Cunningham and Plourde spoke in favor of the motion. Adopted.

SB 323, expanding the role of the athletic commission. Refer to the Committee on Resources, Recreation and Development for interim study to report to next regular session. Rep. Claffin for Resources, Recreation and Development.

Committee felt unforeseeable complications could arise unless this were given interim study.

Adotped.

SB 89, restricting political signs as to time and location. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

Closely related to HB 814 which is in the Senate.

Rep. Tucker moved that SB 89 be laid upon the table.

Adopted.

SB 172, increasing the amount of political expenditures authorized for candidates in primary elections seeking the office of governor, U.S. senator, representative in Congress, governor's councilor, county officer, state senator or representative to the general court. Refer to the Committee on Statutory Revision for interim study. Rep. Morgan for Statutory Revision.

Reasonableness of this should be further studied.

Adopted.

SB 238, relative to payment to certain town clerks for services to unincorporated places during elections and making an appropriation therefor. Ought to pass. Rep. Morgan for Statutory Revision.

To reimburse town clerks of unincorporated places.

Referred to Appropriations.

SB 253, permitting the use of computerized ballot casting and counting devices for elections with the approval of the ballot law commission. Ought to pass. Rep. Morgan for Statutory Revision.

This is authorization to investigate use of computors.

Ordered to third reading.

ENROLLED BILLS REPORT

 $\ensuremath{\mathsf{HB}}$ 152, providing for an increase in the maximum amount of group credit life insurance permitted.

 $\ensuremath{\mathsf{HB\,417}},$ prohibiting hunting with a high powered rifle in a specified portion of the town of Bow.

HB 576, revising the definition of game birds.

HB 602, opening a certain portion of the Connecticut river to fly fishing.

HB 612, requiring instruction in the history and government of the United States and New Hampshire in high schools.

 ${\sf HB}$ 628, permitting the taking of wild deer by a muzzle loading rifle in certain towns and counties.

HB 643, relative to the reporting of abused and neglected children.

HB 701, providing that if the estimated business profits tax is less than two hundred dollars the filing of a declaration of estimated tax is not required.

HB 736, relative to defective equipment tags for motor vehicles.

HB 754, establishing a judicial selection commission to recommend at least three candidates for all judicial appointments.

HB 863, increasing license fees for hunting and fishing guides.

SB 134, relative to the accounting duties of the state treausrer.

SB 187, relative to the taking of fisher cats.

SB 231, revising the mosquito control law.

Mabel L. Richardson For The Committee

COMMITTEE REPORTS CONTINUED

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle. Ought to pass with amendment. Rep. Young for Transportation.

This same bill received overwhelming support in the House during the 1973 session. The vote was 197-72, but the bill failed on the floor of the Senate after passing the Senate Transportation Committee. This year the bill originated in the Senate, passed the Senate Transportation Committee and passed on the Senate floor 17-4. The Transportation Committee of both the House and Senate, having now heard testimony on this subject for two consecutive legislative sessions have come to the conclusion that the State Police can offer no justification at all for the continued use of unmarked cars for highway traffic duty.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

prohibiting use of unmarked cars by state law enforcement officials in apprehending traffic violators.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Marking of Department of Safety Vehicles Used on Highway Patrol. Amend RSA 106-B by inserting after section 12 the following new section:

106-B:12-a Marking of Department of Safety Vehicles Used on Highway Patrol. Any motor vehicle, while being used by the department of safety on highway patrol for the purpose of apprehending traffic violators, shall be distinctly marked on each side and the back of the vehicle with appropriate markings indicating "state police", in letters not less than six inches in height or with an appropriate decal not less than two hundred square inches in size, and be equipped with the roof mounted flashing lights of the type currently used by the department.

2 Certain Evidence Excluded. Amend RSA 262-A by inserting after section 60 the following new section:

262-A:60-a Evidence Not Admitted. Evidence of unreasonable and imprudent speed shall not be admitted in evidence in a prosecution for a violation of this subdivision if obtained by a law enforcement officer in a police vehicle hidden from view.

Effective Date. This act shall take effect sixty days after its passage.

Rep. Clyde Eaton requested a quorum count.

The Speaker declared a quorum present.

Reps. McManus, Joseph Eaton, James Humphrey, Clyde Eaton, Morgrage, Daniel Healy, Ryan and Erler spoke against the motion.

Reps. Morrissette, Close, Coutermarsh and James Murray spoke in favor of the amendment.

Rep. D'Amante moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 203 NAYS 139

YEAS 203

BELKNAP COUNTY

Ambrose, Beard, French, Goyette, Hildreth, Marsh, James Murray, Nighswander and Young.

CARROLL COUNTY

Roderick Allen, Claflin, Dickinson, Duprey, Howard and Towle.

CHESHIRE COUNTY

Ames, Close, Cournoyer, Anne Gordon, Hanna, Cleon Heald, Johnson, McGinness, Nims, Ramsey, Russell, Scranton and Wells.

COOS COUNTY

Burns, Cooney, Fortier, Victor Kidder, Oleson, Poulin, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Altman, David Bradley, Richard Bradley, Buckman, Chambers, W. Murray Clark, Copenhaver, Cornelius, Duhaime, Myrl Eaton, Fimlaid, Hough, LaMott, Logan and Symons.

HILLSBOROUGH COUNTY

Ainley, Baker, Bednar, Belanger, Bernier, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Crotty, Cullity, Day, William Desmarais, Douzanis, Ferguson, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Salvatore Grasso, Holland, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, Martel, Martin, McDonough, McGlynn, McLaughlin, Milne, Morrissette, Nardi, Timothy O'Connor, O'Neil, Paradis, Russell Perkins, Peters, Quigley, Reidy, Shea, Sing, Solomon, Spirou, Theriault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Laurent Boucher, John Cate, Milton Cate, Raymond Chase, Christensen, Labonte, McNichol, Millard, Plourde, Ralph, Shepard, Sherman and Tarr.

ROCKINGHAM COUNTY

Barka, Blanchette, Briggs, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Dame, Danforth, Donald DeCesare, Grace DeCesare, Ellis, Flanagan, Ganley, Gillis, Goff, Gorman, Hobbs, Kelley, King, Krasker, Maynard, Parolise, Parr, Peterson, Anthony Randall, Read, Richards, Sayer, Schwaner, Constance Simard, Skinner, Splaine, Tavitian, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Donnelly, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joncas, Kincaid, Lessard, Maloomian, Rod O'Connor, Parnagian, Parshley, Preston, Robillard, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Mahoney, Scott, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 139

BELKNAP COUNTY

Bowler, Brouillard, Leary, Mansfield and Kenneth Randall.

CARROLL COUNTY

Russell Chase, Conley, Fullam and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Robert Callahan, Cooke, Fillback, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Turner and Whipple.

COOS COUNTY

Rebecca Gagnon, Horton, Huggins, Hunt, Valliere and York.

GRAFTON COUNTY

Ira Allen, George Cate, Gaylord Cummings, Gemmill, Mann, Melnick, Taylor, Bruce Townsend, Ward and Webb.

HILLSBOROUGH COUNTY

Ahern, Arnold, Barrett, Emile Boisvert, Boyd, Carter, Cobleigh, Coburn, Corey, Forsaith Daniels, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Fleisher, Gramling, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Lawrence, Morgrage, Fred Murray, Normand, Arnold Perkins, Polak, Reardon, Record, Henry Richardson, Andre Simard, Leonard Smith, Kenneth Spalding, Sullivan, Sweeney, Harold Thomson and Tropea.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, Chandler, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, Noble, Packard, Rich, Riley, Ryan and Elmer Wiggin.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Cunningham, Roy Davis, Eastman, Erler, Gage, Gaskill, Goodrich, Griffin, Hoar, Kashulines, Lockhart, McEachern, Niebling, Page, Reese, Rogers, Sanborn, Stimmell, George Thibeault and Twardus.

STRAFFORD COUNTY

Bouchard, Walter Desmarais, Dudley, Joos, Kimball, McManus, Osgood, Pray, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey and Tripp. SULLIVAN COUNTY

Barrus, Frizzell and Olden.

and the amendment was adopted.

Question being on the committee report, a division was requested.

210 members having voted in the affirmative and 130 in the negative, SB 80 was ordered to third reading.

Rep. Orcutt wished to be recorded in favor of the committee report.

SB 221, exempting carriers under contract with governmental units from regulations under RSA 375-B. Ought to pass with amendment. Rep. Young for Transportation.

This legislation will be of value to every city and town in the state. Public utilities commission appeared in favor.

Rep. James Murray explained the committee report.

Rep. French moved that SB 221 be made a special order for Tuesday next at 1:00 o'clock.

Adopted.

The Committee on Resolutions and Screening having approved its admittance, Rep. Coburn offered the following:

HOUSE CONCURRENT RESOLUTION NO. 20

WHEREAS, it is generally known that for various reasons the prestige, esteem and even creditility of our country has fallen and suffered in capitols around the world; and

WHEREAS, the disgrace of the Pueblo incident is still vividly in mind; and

WHEREAS, our President has taken prompt and decisive action in returning the merchant vessel Mayaguez and its crew to the freedom of the high seas; and

WHEREAS, such action starts the United States on the long road back to a position of self respect and renewed status as a leader among nations; now therefore be it

RESOLVED, that the House of Representatives, in 144th Session convened, with the Senate concurring, commends President Gerald R. Ford for his forthright move to send the Marines into Cambodia to rescue the Mayaguez and its crew from an act of piracy of a merchant ship on the seas, and be it further

RESOLVED, that a copy of these resolutions be forwarded to the President by the Clerk of the House.

The clerk read the resolution in full.

Rep. Chandler spoke in favor of the resolution.

Rep. Eugene Daniell spoke against the resolution.

Rep. Orcutt spoke to the resolution.

Rep. Orcutt moved the resolution be laid upon the table.

A roll call was requested.

Sufficiently seconded.

YEAS 157 NAYS 161 YEAS 157

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Hildreth and Nighswander.

CARROLL COUNTY

Claflin.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Anne Gordon, Hanna, Cleon Heald, Langille, McGinness, Milbank, Nims, Proctor, Ramsey and Russell.

COOS COUNTY

Cooney, Fortier, Huggins, Hunt, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Copenhaver, Cornelius, Gaylord Cummings, LaMott, Melnick, Symons and Taylor.

HILLSBOROUGH COUNTY

Ahern, Arnold, Baker, Barrett, Bernier, Wilfrid Boisvert, Corey, Corser, Margaret Cote, Crotty, Cullity, Day, William Desmarais, Drewniak, Jos. A Eaton, Fleisher, Gabrielle Gagnon. Gauthier, Gramling, Gravelle, George Hea'y, Ingram, LaChance, Lamy, Lynch, Martel, Martin, McGlynn, Milne, Morgrage, O'Neil, Orcutt, Russell Perkins, Peters, Reidy, Shea, Sing, Leonard Smith, Spirou, Sullivan, Theriault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Bartlett, Castaldo, Raymond Chase, Eugene Daniell, Estee, Gamache, Hager, Haller, Hanson, Harriman, Hess, Kenison, Labonte, McNichol, Millard, Packard, Plourde, Ralph, Rich and Elmer Wiggin.

ROCKINGHAM COUNTY

Benton, Bisbee, Blanchette, Collins, Thomas Connors, Cotton, Donald DeCesare, Grace DeCesare, Ganley, Goff, Hoar, Hobbs, Kelley, Krasker, Lockhart, McEachern, Niebling, Parolise, Peterson, Anthony Randall, Read, Reese, Richards, Sanborn, Constance Simard, Skinner, Splaine and Stimmell.

STRAFFORD COUNTY

Canney, Shirley Clark, Walter Desmarais, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joncas, Kincaid, Lessard, Maloomian, McManus, Osgood, Parshley, Robillard, Ruel, Sackett, Barbara Thompson, Tripp and Woods.
SULLIVAN COUNTY

Brodeur, Burrows, Lucas, Sara Townsend and Williamson.

NAYS 161

BELKNAP COUNTY

Ambrose, French, Leary, Mansfield, Marsh and Kenneth Randall. CARROLL COUNTY

Roderick Allen, Russell Chase, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Close, Cooke, Cournoyer, Fillback, Johnson, Knight, Ladd, Marshala, Turner, Wells and Whipple.

COOS COUNTY

Burns, Rebecca Gagnon, Horton, Victor Kidder, Mabel Richardson and York. GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Bruce Townsend and Webb. HILLSBOROUGH COUNTY

Ainley, Bednar, Belanger, Emile Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Forsaith Daniels, Douzanis, Clyde Eaton, Favreau, Gelinas, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Edmund Keefe, Lawrence, Levasseur, Lyons, MacDonald, McDonough, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Quigley, Reardon, Record, Henry Richardson, Andre Simard, Kenneth Spalding, Sweeney, Harold Thomson, Tropea, Zechel and Ziakas.

Chris Andersen, Ayles, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, George Gordon, James Humphrey, H. Gwendolyn Jones, Noble, Riley, Shepard, Sherman and Tarr.

ROCKINGHAM COUNTY

Barka, William Boucher, Briggs, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Danforth, Roy Davis, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman, Griffin, Kashulines, King, Page, Parr, Rogers, Sayer, Schwaner, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Donnelly, Joos, Kimball, Rod O'Connor, Parnagian, Pray, Preston, Rowell, Tibbetts and Torrey.

SULLIVAN COUNTY

Barrus, D'Amante, Desnoyer, Frizzell, Lebrun, Scott, Roma Spaulding, Tucker and George Wiggins.

and the motion lost.

Question being on the adoption of the resolution, a roll call was requested. Sufficiently seconded.

YEAS 173 NAYS 143

YEAS 173

BELKNAP COUNTY

Ambrose, French, Leary, Mansfield, Marsh, James Murray and Kenneth Randall. CARROLL COUNTY

Russell Chase, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Close, Cooke, Cournoyer, Fillback, Anne Gordon, Johnson, Knight, Ladd, Marshala, Turner, Wells and Whipple,

COOS COUNTY

Burns, Rebecca Gagnon, Horton, Victor Kidder, Mabel Richardson and York, GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Duhaime, Myrl Eaton, Gemmill, Logan, Mann, Bruce Townsend and Webb. HILLSBOROUGH COUNTY

Ainley, Bednar, Belanger, Emile Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Forsaith Daniels, Day, William Desmarais, Clyde Eaton, Favreau, Gelinas, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Edmund Keefe, Lawrence, Levasseur, Lynch, Lyons, MacDonald, McDonough, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Quigley, Reardon, Record, Henry Richardson, Andre Simard, Kenneth Spalding, Sweeney, Tropea, Zechel and Ziakas. MERRIMACK COUNTY

Chris Andersen, Ayles, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, George Gordon, James Humphrey, H. Gwendolyn Jones, McNichol, Millard, Noble, Packard, Riley, Shepard, Sherman and Tarr.

ROCKINGHAM COUNTY

Barka, Bisbee, William Boucher, Briggs, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Gorman Griffin, Kashulines, King, Page, Parr, Read, Rogers, Sayer, Schwaner, Skinner, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dunlap, Joos, Kimball, Maloomian, Parnagian, Pray, Preston, Rowell, Tibbetts and Torrey. SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, Frizzell, LeBrun, Scott, Roma Spaulding, Tucker and George Wiggins.

NAYS 143

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Hildreth and Nighswander. CARROLL COUNTY

Roderick Allen and Claflin.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Hanna, Cleon Heald, Langille, McGinness, Milbank, Proctor, Ramsey and Russell. COOS COUNTY

Cooney, Fortier, Huggins, Hunt, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Copenhaver, Cornelius, Gaylord Cummings, LaMott, Melnick, Symons and Taylor.

HILLSBOROUGH COUNTY

Ahern, Arnold, Baker, Barrett, Bernier, Wilfrid Boisvert, Corey, Corser, Margaret Cote, Crotty, Cullity, Douzanis, Drewniak, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gauthier, Gramling, Gravelle, George Healy, Ingram, LaChance, Lamy, Martel, Martin, McGlynn, Milne, Morgrage, O.Neil, Orcutt, Peters, Reidy, Shea, Sing, Leonard Smith, Spirou, Sullivan, Theriault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Eugene Daniell, Estee, Gamache, Hager, Haller, Hanson, Harriman, Hess, Kenison, Labonte, Plourde, Ralph, Rich and Elmer Wiggin.
ROCKINGHAM COUNTY

Benton, Blanchette, Collins, Thomas Connors, Cotton, Grace DeCesare, Ganley, Goff, Hoar, Hobbs, Kelley, Krasker, Lockhart, McEachern, Niebling, Parolise, Peterson. Anthony Randall, Reese, Richards, Sanborn, Constance Simard, Splaine, Stimmell and Twardus.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Dudley, Dumais, Charles Grassie, Habel, Hebert, Joncas, Kincaid, Lessard, McManus, Rod O'Connor, Osgood, Parshley, Robillard, Ruel, Sackett, Barbara Thompson, Tripp and Woods.

SULLIVAN COUNTY

Brodeur, Lucas, Sara Townsend and Williamson. and the resolution was adopted.

The Committee on Resolutions and Screening having approved its admittance, Rep. Dickinson offered the following:

HOUSE RESOLUTION 9

recommending that the Pesticides Control Board seek outside funding for studying the effect of methods for the control of mosquitos and black flies.

Whereas, the N.H. Pesticides Control Board is receiving increasing numbers of requests for large-scale spraying for the control of mosquitos and black flies; and

Whereas, the application of adulticides is only a short-term solution to the problem; and

Whereas, serious questions have been raised as to the adverse effects to the natural resources of the state, such as birds, beneficial insects, amphibians and other forms of wildlife by such applications of pesticides; and

Whereas, sufficient information is not available to determine whether the elimination of various insect species during the height of the nesting season significantly effects the bird population and the beneficial insects such as natural predators and honey bees;

Now therefore be it resolved by the House of Representatives:

That it recommends that the Pesticides Control Board immediately make every effort to ascertain any source of funds that are possibly available to fund a study of the effects of large-scale aerial spraying and of the other economic and safe alternative methods of reducing mosquito and black fly populations in the state to tolerable levels and advise the appropriate state agency of the results of its investigation.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

SB 301, relative to the composition of the civil defense executive council and changing the name to the civil defense advisory council.

SB 107, relative to improving adult and continuing education.

SB 151, changing the name of the college of technology of the university of New Hampshire to the college of engineering and physical sciences.

SB 289, revising the pesticides control act.

SB 254, relative to licensing physicians and surgeons.

SB 341, relative to the definition of clerk in certain election laws.

SB 9, providing for an unlimited number of supervisory unions.

SB 75, providing holiday pay for conservation officers for Memorial Day 1973 and all federal and state holidays for fiscal 1974 and making an appropriation therefor.

SB 77, relative to issuance of wildlife emblems.

SB 123, extending the 1975 approprlation for the university of New Hampshire debt service.

SB 124, authorizing the New Hampshire state port authority to appoint additional harbor personnel.

SB 130, increasing the maximum sum of money which may be furnished to a convict upon his discharge from prison.

SB 136, relative to the registration of securities owned by the New Hampshire retirement system.

SB 153, providing that the water resources board submit its own budget.

SB 167, extending the loaning authority of cooperative banks, building and loan associations and savings and loan associations.

SB 194, to permit the restriction of licenses issued to insurance companies.

SB 198, changing the expiration date of licenses issued to insurance agents.

SB 214, authorizing insurance companies to purchase certain property in connection with employee relocation programs.

SB 255, authorizing electronic banking for state banks.

SB 116, relative to the licensing of pastoral counselors.

SB 119, relative to optional retirement benefits for members of the firemen's retirement system who retire due to disability.

SB 228, relative to hearings before the racing commission and appeals from decisions of said commission.

SB 272, relative to the office of energy administrator.

SB 326, relative to state contracts with nonresident corporations not organized for profit.

SB 240, removing the necessity of a vestibule between the street and a restaurant or hotel cocktail lounge.

SB 262, permitting children of liquor licensees and permittees to serve as an entertainer.

SB 96, legalizing certain town meetings in East Kingston.

SB 173, relative to optional election of planning board members in towns.

SB 273, requiring public buildings to provide only one entrance and exit designed for the handicapped.

SB 208, limiting the liability of certain owners of land.

SB 253, permitting the use of computerized ballot casting and counting devices for elections with the approval of the ballot law commission.

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

RECONSIDERATION

Rep. MacDonald moved reconsideration on SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

Reconsideration lost.

Tuesday, May 27th and Wednesday, May 28th will be consent calendar days.

334 members were recorded as present.

On motion of Reps. French, Spirou and Symons the House adjourned at 4:08 o'clock.

Tuesday, 27May75

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Have a happy day with us Lord. We have much to do here today. Work with us in spirit and truth. Give us courage to respond in like manner with You and with our co-workers. Stimulate us to see the possibilities ever present with us. Mold us that we may see clearly Your goodness in the land of the living. How easy it is to complain because rose bushes have thorns. Set us free to rejoice in the hope that thorn bushes have roses. Guide our energies that we may be bearers of roses into the midst of our thorny times. God, bless us, in the name of the Man called the "Rose of Sharon". Amen!

Rep. Duhaime led the Pledge of Allegiance

LEAVES OF ABSENCE

Rep. Ladd, the day, illness in family.

Rep. Fullam, the week, illness.

Rep. Carswell, the day, death in the family.

Rep. Knight, the day, important business.

Rep. Ward, the week, important business.

INTRODUCTION OF GUESTS

David Woods, husband of Rep. Woods; Richard Levasseur, member of conservation commission of Hudson, guest of Rep. Bednar; Seventh grade students, Teachers and parents of Cornish Elementary School, guests of Rep. Barrus.

SENATE MESSAGES

CONCURRENCE TO HOUSE AMENDMENTS

SB 96, legalizing certain town meetings in East Kingston and authorizing a special meeting of the Sanborn regional school district.

SB 116, relative to the licensing of pastoral counselors.

SB 173, relative to optional election of planning board members in towns.

SB 228, relative to hearings before the racing commission and appeals from decisions of said commission.

SB 240, removing the necessity of a vestibule between the street and a restaurant or hotel cocktail lounge.

SB 273, requiring public buildings to provide at least one entrance and exit designed for the handicapped.

SB 164, establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center or the New Hampshire hospital.

SB 170, relative to the timber yield tax.

SB 218, relative to the confidentiality of medical review committee and chiropractic review committee proceedings.

SB 277, restricting the taking of fish in trout waters.

SB 266, relative to restrictions on the sales of honey.

SB 163, relative to uniformity of parole eligibility requirements for prisoners sentenced prior to the effective date of the criminal code.

CONCURRENCE

HB 479, permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems.

HB 522, requiring the Exeter district court to hold regular sessions in Epping.

HB 531, relative to registration requirements for professional engineers.

HB 638, providing for bail pending appeal.

HB 668, to provide for a sentence review in criminal cases in superior court.

HB 746, dealing with unemployment compensation.

HB 815, amending the definition of Cannabis-type drugs.

HB 848, requiring customer approval for repair work done on a motor vehicle over and above ten percent in excess of the estimate.

HB 875, relative to the support of children as a charge against a decedent's estate. HB 912, relative to the operation of vending facilities by blind persons on state property.

HB 966, relative to a plea of insanity.

HB 239, increasing the appropriation for perambulation of the Maine-New Hampshire boundary line and providing for the transfer of any available funds.

HB 240, to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary.

HB 849, authorizing the adjustment of the 1974 tax rate of the town of Raymond and the sending out of supplemental tax bills under the adjusted rate.

HB 909, transferring the operation of the Jaffrey water works to the town of Jaffrey.

HB 561, relative to permissible investments for savings banks.

HB 876, relative to the compensation for the board of registrars of voters for the city of Portsmouth.

HB 944, relative to services for the developmentally disabled.

HB 575, clarifying the status of inmates of homes and institutions relative to a settlement.

HB 429, relative to emergency treatment of certain patients at the N.H. hospital.

HB 399, relative to the rights of patients being treated for mental illness.

HB 440, relative to physician and psychiatrist reports used for admission procedures for the mentally ill.

HB 694, relative to the payment of public assistance to a protective payee of an incompetent person.

HB 676, authorizing approved absences from N.H. State Prison.

 ${\sf HB\ 118},$ requiring annual unannounced inspection of facilities licensed under the hospital licensing law.

HB 464, holding administrators of Laconia state school, New Hampshire hospital, Veterans' home and the New Hampshire home for the elderly harmless is sued for violations of the Fair Labor Standards Act relative to payment for services by residents.

HB 592, permitting the filing of small claims in the court where the plaintiff or defendant resides.

HB 571, revising laws regulating the practice of architecture.

HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required.

 $\,$ HB 351, relative to equine infectious anemia and making an appropriation therefor.

HB 331, providing a death benefit for legislative personnel and authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor.

HB 94, relative to authorizing payment for travel expenses for members of the bicentennial commission.

HB 98, relative to increasing the state's guarantee of water poliution projects.

HB 755, amending the special charter of the town of Hanover to provide for the general obligation of certain special service obligations.

HB 894, increasing the retirement benefits for certain retired employees of Manchester.

HB 791, authorizing the city of Portsmouth to acquire, develop, and operate industrial parks within the city and to aid the construction and expansion of industrial facilities within the city by issue of revenue bonds.

HB 821, establishing a joint committee to study the creation of a public beach in the Dover point area.

HB 633, relative to the practice of medicine by U.S. graduates of foreign medical schools.

HB 915, permitting voluntary recitation of the Lord's Prayer, and the pledge of allegiance in public elementary schools at the option of the school district.

RECONSIDERED AND PASSED

HB 826, to prohibit certain motor boats and motors on Lougee Pond in Barnstead.

CONCURRENCE HCR

HCR 17, in favor of continued interest and action by the New Hampshire senators and congressmen on behalf of members of the United States armed forces listed as missing in action in the Viet Nam theatre of operations.

NON-CONCURRENCE

HB 285, raising the minimum age for contracting a valid marriage.

HB 176, establishing a committee to study alternatives to the youth development center.

HB 692, protecting the right of privacy of persons holding pistol permits or licenses.

HB 489, relative to the requirements for renewal of chiropractor licenses.

HB 687, establishing a four-year term of office for the commissioner of employment security and requiring annual reports from the advisory council.

SENATE ADOPTION OF

COMMITTEE OF CONFERENCE

SB 74, relative to changes in timber harvesting laws.

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance and establishing a commission to study the medical injury reparations system.

HB REFERRED TO INTERIM STUDY

HB 711, establishing a district criminal appeals court.

ENROLLED BILLS REPORT

HB 45, providing for the acquisition of land to replace conservation or recreation land taken by the state.

HB 280, improving the administration of the current use taxation law.

HB 369, relative to real estate tax exemptions for the blind.

HB 427, relating to bank deposits in trust.

HB 495, establishing a commission to study traffic laws.

HB 533, relative to sudden infant deaths.

HB 591, authorizing the board of directors of a credit union to declare interest refunds.

HB 594, relative to savings accounts of co-operative banks, savings and loan associations and building and loan associations.

HB 609, relative to the filing period for towns with nonpartisan ballots for electing town officers.

HB 708, relative to the time limit for removal of timber slash.

HB 728, defining residence for the purposes of reduced rates at state ski areas and increasing the maximum age for eligibility for junior season tickets.

HB 829, prohibiting the use of certain names by corporations.

SB 9, permitting an increase in the number of supervisory unions.

SB 75, providing holiday pay for conservation officers for Memorial Day 1973 and all federal and state holidays for fiscal 1974 and making an appropriation.

SB 117, providing for changing unclassified to classified positions for three of the industrial agents in the division of economic development.

SB 123, extending the 1975 appropriation for the university of New Hampshire debt service.

SB 130, increasing the maximum sum of money which may be furnished to a convict upon his discharge from prison.

SB 153, providing that the water resources board submit its own budget.

SB 251, relative to inheritance taxes.

SB 253, permitting the use of computerized ballot casting and counting devices for elections with the approval of the ballot law commission.

SB 313, providing that totally and permanently disabled persons may apply for a tax lien on their real estate.

SB 326, relative to state contracts with nonresident corporations not organized for profit.

HB 98, relative to increasing the state's guarantee of water pollution projects.

HB 118, requiring annual unannounced inspections of facilities licensed under the hospital licensing law.

HB 331, providing a death benefit for legislative personnel and authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor.

HB 399, relative to the rights of patients being treated for mental illness.

HB 440, relative to physical and psychiatrist reports used for admission procedures for the mentally ill.

HB 561, relative to permissible investments for savings banks.

SB 77, relative to issuance of wildlife emblems.

SB 92, to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance and establishing a commission to study the medical injury reparations system.

SB 119, relative to optional retirement benefits for members of the firemen's retirement system who retire due to disability.

SB 124, authorizing the New Hampshire state port authority to appoint additional harbor personnel.

SB 151, changing the name of the college of technology of the university of New Hampshire to the college of engineering and physical sciences.

SB 254, relative to licensing physicians and surgeons.

SB 262, permitting children of liquor licensees and permitees to serve as an entertainer.

SB 301, relative to the composition of the civil defense executive council and changing the name to the civil defense advisory council.

SB 341, relative to the definition of clerk in certain election laws.

Mabel L. Richardson for the Committee.

ENROLLED BILLS AMENDMENTS

HB 646, permitting the real estate commission to return to the sender any check, draft or money order which is incorrect.

AMENDMENT

Amend section 1 of the bill by striking out lines two, three and four and inserting in place thereof the following: as amended, by striking out said section and inserting in place thereof the following:

Amend RSA 6:11 as inserted by section 1 of the bill by striking out line twelve and inserting in place thereof the following: board of taxation under the provisions of RSA 76:16-a, the amount of which is

This amendment is necessary to correct a reference to commission. Adopted.

HB 590, relative to classification of highways, highway aid apportionment and highway regulation.

AMENDMENT

Amend RSA 230:4, I as inserted by section 1 of the bill by striking out lines six and seven and inserting in place thereof the following: of cities and towns of six thousand five hundred inhabitants and over shall be class I highways.

Corrects a typographical error. Adopted.

HB 666, relative to state employees' group medical insurance.

AMENDMENT

Amend RSA 101-A:12 as inserted by section 2 of the bill by striking out lines six and seven and inserting in place thereof the following: mony and receive evidence, to compel attendance of witnesses and the production of documents by the issuance of subpoenas, and to delegate such powers

This amendment makes a grammatical correction. Adopted.

SB 243, permitting the use of recording devices in public meetings. (Amendment printed SJ June 3).

Updates a cross reference to conform to present drafting style.

Adopted.

HB 793, relative to sexual assault and and related offenses.

AMENDMENT

Amend RSA 632-A:2, X as inserted by section 1 of the bill by striking out line four and inserting in place thereof the following: authority over the victim and the actor uses this authority to coerce the

The amendment makes a grammatical change in the verb "use" to correct the tense.

Adopted.

HB 642, providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint and prescribing a minimum on the length of certain fish to be taken.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint.

Corrects the title of the bill to reflect change made by senate amendment. Adopted.

SB 142, relative to jurisdiction over nonresident defendants in small claims actions. (Amendment printed SJ May 26).

Makes a grammatical correction. Adopted.

HB 842, relative to the metropolitan water supply for the seacoast area.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for a study and plan for the seacoast area water supply and report to the legislature by the water resources board.

This amendment is needed to conform the title to the substance of the bill. Adopted.

The Speaker called for the Special order.

SB 221, exempting carriers under contract with governmental units from regulations under RSA 375-B. Ought to pass with amendment. Rep. Young for Transportation.

This legislation will be of value to every city and town in the state. Public utilities commission appeared in favor.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

exempting carriers under contract with governmental units from regulations under RSA 375-B and prohibiting corporations or companies who are not in direct competition and providing the same service from opposing applications.

Amend section 2 of the bill by striking out same and inserting in place thereof the following:

2 Corporations or Companies Must be in Competition and Provide Same Service to Oppose Application. Amend RSA 375-B:5 (supp), as inserted by 1967, 348:1, by striking out said section and inserting in place thereof the following;

375-B:5 Issuance of Common Carrier Certificate.

- I. A certificate shall be issued to any qualified applicant therefor, as defined in RSA 375-B:2 IV, V or VI, authorizing the whole or any part of the operations covered by the application, if it is found that the applicant is fit, willing and able properly to perform the service proposed and to conform to the provisions of this act, and the requirements, rules and regulations issued by the commission thereunder, and that the proposed service, to the extent to be authorized by the certificate, is or will be required by the present or future public convenience and necessity; otherwise such application shall be denied.
- II. Representatives of a corporation or company which is not in direct competition with or does not offer to the public the same service, shall not be permitted to intervene with the applicant's proceedings under paragraph I.

3 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

CONSENT CALENDAR

Rep. Roderick O'Connor requested that SB 335, relative to the notice requirement for the early retirement option for supreme and superior court justices, be withdrawn.

Rep. Kenneth Spalding requested that SB 239, establishing a committee to study administration, navigation and transportation on state waterways, be withdrawn.

Rep. Lyons requested that SB 16, requiring reflectorized number plates on motor vehicles, be withdrawn.

Rep. Eugene Daniell requested that SCR 14, establishing an interim study committee to investigate the fee structure for registration of automobiles, be withdrawn.

Rep. French requested that SB 235, relative to the membership on the judicial council, be withdrawn.

Rep. George Wiggins requested that SB 62, establishing a medical advisory board in the division of motor vehicles, department of safety, be withdrawn.

Rep. French moved that the House adopt the committee recommendations of inexpedient to legislate on SB's 199, 202, 229 and 319, and further moved that the House adopt the committee recommendations of Ought to pass on SB's 298, 324, 192, and 222, and further moved that the House adopt the committee recommendation of Refer to interim study committees by the appropriate standing committee on SB 237.

Adopted.

SB 199, requiring the public utilities commission to investigate and report on any fuel charge or purchased commodity charge of a public utility. Inexpedient to legislate. Rep. Morgan for Statutory Revision.

This bill would not do anything.

SB 202, relative to disposition of antique motor cars. Inexpedient to legislate. Rep. Tavitian for Transportation.

Committee felt this bill unnecessary because junk dealers are aware of the value of old used cars. Committee vote was unanimous.

SB 229, establishing a committee to study bicycles and the development of a state highway system for the simultaneous and compatible operation of motor vehicles and bicycles. Inexpedient to legislate. Rep. Crotty for Transportation.

This is the third bill on this subject matter. As before, the committee could see no

necessity at this time. Vote was unanimous.

SB 319, increasing the airways toll on motor fuels used in the propulsion of aircraft by two cents per gallon. Inexpedient to legislate. Rep. Knight for Transportation.

Committee felt the aviation industry in New Hampshire has enough problems at present without any further additions.

SB 298, providing for the transition of executive power to the governor-elect. Ought to pass. Rep. Sara Townsend for Executive Departments and Administration.

The bill provides funds (\$5,000) and operating space to a newly-elected governor in the seven week period before he takes office. Requested by the present governor.

Referred to Appropriations.

SB 324, relative to the sale of fresh water fish raised outside the state. Ought to pass, Rep. Stimmell for Fish and Game.

This clarifies the law in regard to selling out of state fresh water fish.

SB 192, including new mobile homes and new house trailers in the certificate of title act. Ought to pass. Rep. Erler for Transportation.

A housekeeping measure. Requires mobile homes to have a title as motor vehicles do.

SB 222, relative to the position of handle bars on motorcycles. Ought to pass. Rep. MacDonald for Transportation.

This is a housekeeping measure sponsored for the motor vehicle department.

Rep. Sayer wished to be recorded in favor of the committee report, ought to pass on SB 222.

SB 237, requiring state construction of access roads in certain cases. Refer to the Committee on Public Works for interim study and report back no later than September 30, 1975. Rep. Ellis for Public Works.

Subject matter contained in this piece of legislation needs and warrants an in depth study.

SENATE MESSAGE

REQUESTS CONCURRENCE TO AMENDMENT

HB 758, adopting a New Hampshire-Vermont interstate sewage and waste disposal facilities compact. (Amendment printed in SJ May 21)

Rep. Claffin moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Philip Heald, Kenneth Spalding, Dickinson and Oleson.

HB 56, relating to a general revision of laws regulating land surveyors. (Amendment printed in SJ May 15)

Rep. Duprey moved that the House non-concur and request a committee of conference.

Rep. George Gordon requested a quorum count.

The Speaker declared a quorum present.

Motion adopted.

The Speaker appointed Reps. Duprey, Hanson, Ellis and Cornelius.

COMMUNICATION

May 27, 1975

Honorable George B. Roberts Speaker of the House

Dear Mr. Speaker,

I would appreciate it if you could convey the following brief message to the Members of the House.

As we enter the final days of this regular session I would like the Members of the General Court to know precisely my feelings on the use of the gubernatorial yeto.

First, I will not threaten the passage of any legislation with the prospective use of a veto, nor is anyone authorized to say for me that I will veto a given bill.

Second, whenever a bill reaches my desk that seems to me possesses some technical flaw which a recall by the Legislature could correct, I will ask that you recall the bill for your reconsideration in the hope that we could thus avoid a veto. This constructive procedure has already worked successfully with several important bills.

Third, no decision to veto a bill will be made until the bill is on my desk and I have had an opportunity to study it carefully. I have a great reluctance to veto any legislation passed by the Legislature and would do so only in the firm conviction that such action would be in the best interest of the State.

I sincerely hope that we can continue the excellent communication and fine cooperation that has thus far existed between the Legislature and the Executive branches

Cordially yours, Meldrim Thomson, Jr.

Reps. French and Spirou moved that the communication be printed in the Journal.

Adopted.

COMMITTEE REPORTS

Regular Calendar

SB 166, relative to limitations on the loaning authority of cooperative banks, building and loan associations and savings and loan associations in mobile home financing. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Currently banks are limited to a \$7500 loan on a used mobile home which must be repald within eight years.

BIII allows higher loans to be made at a longer time for two reasons:

- 1. Mobile homes cost more (some over \$20,000 new) and last longer than they used to.
- 2. People with reduced income, or out of work, frequently need to refinance their mobile homes for a longer time at a lesser monthly payment.

AMENDMENT

Amend RSA 393:15-a, IV (a) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(a) In Loans incurred for the purpose of mobile home financing, and the mobile home is taken as security, such loan shall not exceed fifteen thousand dollars and shall be repayable in regular monthly installments in accordance with the following schedule:

Age of the	Loan to be repaid
mobile home	in regular monthly
in months	Installments within
Less than 3	12 years
Less than 12	11 years
Less than 24	10 years
Less than 36	9 years
36 or more	8 years

Further provided, however, no mobile home unit shall exceed seventy-five percent of the fair retail value, except that, with dealer recourse, such loan may exceed seventy-five percent, but not eighty-five percent of the fair retail value of the mobile home unit. However, the limitations of this paragraph relating to the amount of such financing may be exceeded provided that the loan shall be fully insured or fully guaranteed by the Federal Housing Administration or the Veterans Administration or a private insurance company licensed to do business in the state of New Hampshire and approved by the bank commissioner.

Amendment adopted.
Ordered to third reading.

SB 283, prohibiting the reduction of accident and health insurance benefits by reason of an increase in social security benefits. Ought to pass with amendment Rep. Shirley Clark for Banks and Insurance.

Some insurance companies, mostly those doing mail order business, reduce disability income payments when social security payments for disability are increased by the amount of the social security increase. Bill prohibits this practice.

AMENDMENT

Amend RSA 415:6, (A), (13), as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

(13) A provision as follows: Loss of time benefits: if loss of time benefits payable to the insured are reduced by reason of benefits payable to the insured under the federal social security act, such benefits shall not be further reduced by reason of any increase in benefits payable under the federal social security act which takes effect after the first month that benefits are payable for a period of disability; except that if benefits under the policy are provided on a specified dollar amount basis, then such benefits shall not be further reduced by reason of any increase in benefits payable under the federal social security act which takes effect after the effective date of the policy.

Amend RSA 415:18, I (o), as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

(o) A provision that if loss of time benefits payable to the holder of the certificate are reduced by reason of benefits payable to the holder of the certificate under the federal social security act, such benefits shall not be further reduced by reason of any increase in benefits payable under the federal social security act which takes effect after the first month that benefits are payable for a period of disability; except that if benefits under the policy are provided on a specified dollar amount basis, then such benefits shall not be further reduced by reason of any increase in benefits payable under the federal social security act which takes effect after the effective date of the policy.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 343, relative to direct billing by insurers. Ought to pass with amendment. Rep. Shirley Clark for Banks and Insurance.

Bill allows insurance agent the option of accepting company direct billing to customers or doing his own billing.

AMENDMENT

Amend RSA 402:15-b as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

402:15-b Direct Billing Restricted. No insurer authorized and licensed to issue policies of insurance other than life and accident and health insurance and to transact business in this state shall demand or make mandatory upon any agent so licensed in this state any system of direct billing to the insured by the insurer unless such system shall be approved, accepted and endorsed by any such agent in writing on a form prescribed by the commissioner. No insurer authorized and licensed to issue policies

of insurance other than life and accident and health insurance and to transact business in this state shall cancel an agent's book of business with such insurer in its entirety or in part following an agent's decision not to accept a direct billing proposal advanced by the said insurer wherein such cancellation can be attributed to the agent's decision not to accept a system of direct billing to the insured.

Amendment adopted.
Ordered to third reading.

SB 345, providing for payment of a claim to Erwin Grant and making an appropriation therefor. Ought to pass with amendment. Rep. Benton for Claims, Military and Veterans Affairs.

To reimburse owner of property, leased by State Liquor Commission, for payment of electric service for twenty-eight months, which he should not have paid. Amendment corrects spelling of claimants name and reduces amount of claim by ten cents.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for payment of a claim to Ervin Grant and making an appropriation therefor.

Amend section 1 of the bill by striking out same and inserting in place thereof the following:

1 Reimbursement to Ervin Grant for Electric Payments. The sum of three thousand three hundred eighty-eight dollars and sixty-nine cents is hereby appropriated to be paid to Ervin Grant to reimburse him for payments made to the New Hampshire Electric Cooperative, Incorporated from February 1, 1972 through and including June 3, 1974 for electric service to the state liquor store in Glen, New Hampshire. Said payment shall be in full and final payment for all claims against the state for said reimbursement. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

Amendment adopted.
Ordered to third reading.

SB 2, establishing a state student incentive grant program and making an appropriation therefor. Ought to pass. Rep. Charles W. Grassie for Education.

This was a unanimous vote by the committee and has a high priority in our thinking.

Referred to Appropriations.

SB 183, relating to posting the breeding certificate of a stallion. Ought to pass. Rep. Greene for Environment and Agriculture.

Removes from the present law the requirement that all advertising must include copies of the breeding certificate and substitutes posting on the premises.

Ordered to third reading.

SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns. Ought to pass with amendment. Rep. Bruce C. Townsend for Environment and Agriculture.

This bill as amended does two things. First, it provides for phasing out of forest conservation aid and special aid to heavily timbered towns. Second, it provides that the Environment and Agriculture Committee shall make a study of forest laws and practices to be reported back on October 1, 1976.

AMENDMENT

Amend RSA 79:28, I, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

- I. The department of revenue administration in manifesting the distribution to the state treasurer shall utilize the following schedule in conjunction with RSA 79:26.
 - (a) For the tax year beginning April 1, 1976, eighty percent.
 - (b) For the tax year beginning April 1, 1977, sixty percent.
 - (c) For the tax year beginning April 1, 1978, forty percent.
 - (d) For the tax year beginning April 1, 1979, twenty percent.

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Committee Study. The house environment and agriculture committee is hereby directed to review current forest policies in New Hampshire with the purpose of identifying problems and recommending actions for improving the quantity and quality of timber production, and enhancing other goods and services of the forest. Such a review should include New Hampshire forest laws and related rules and regulations; public and private information, education, assistance and incentive programs; management of public lands; changing timber harvesting techniques and equipment; taxation of timber; and any other phase of forestry or related fields. This study should relate, but not be limited in its scope, to previous New Hampshire forest policy studies, large forest product operations and new technology. The clerk of the committee shall keep a permanent public record of all testimony and deliberations. The committee's report, together with recommendations, if any, shall be submitted to the speaker of the house and president of the senate for distribution to members of the general court by October 1, 1976.

5 Effective Date.

I. RSA 79:28, as inserted by section 1 of this act, shall take effect April 1, 1976.

II. Sections 2 and 3 of this act shall take effect April 1, 1980.

III. Section 4 of this act shall take effect upon its passage.

Amendment adopted. Ordered to third reading.

SB 311, establishing a mineral resources advisory committee and making an appropriation therefor. Ought to pass. Rep. Greene for Environment and Agriculture.

The committee by a majority vote agrees that it is a good thing to establish this advisory committee.

Referred to Appropriations.

SB 233, establishing a study commission on the rights of children. Ought to pass with amendment. Rep. Cornelius for Executive Departments and Administration.

This bill establishes a commission to study problems relating to the rights of children in New Hampshire. The commission is composed principally of private citizens working in the field of child services. The amendment specifies that the commission's report to the legislature will include an assessment of the need for it to continue functioning.

AMENDMENT

Amend RSA 170-D:1, i (f) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(f) The director of the New Hampshire Legal Assistance, the executive director of the Child and Family Services of New Hampshire, the director of Catholic Social Services, the director of the New Hampshire chapter of the American Civil Liberties Union, the director of the New Hampshire Association for Retarded Citizens, the president of the New Hampshire Parent-Teachers Association, the president of the New Hampshire Association for Mental Health, the president of the New Hampshire Medical Society, the president of the New Hampshire Education Association and the president of the Association for Children with Learning Disabilities or their designees, shall be members.

Amend RSA 170-D:1, I (g) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(g) The commission members designated or appointed in subparagraphs (a) through (f) shall appoint five additional members to the commission. Three of these members shall be parents who shall not represent or be employed by any of the

organizations represented on the commission and the other two appointed members shall be persons known for their professional competence and experience relating to the needs of children and youth.

Amend RSA 170-D:4 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

170-D:4 Reports. The commission shall submit a biennial report of its activities to the governor and council, the president of the senate and the speaker of the house of representatives. The report shall include an assessment as to whether there is a continuing need for the existence of the commission.

Amendment adopted.
Ordered to third reading.

SB 249, relative to the duties and authority of the commissioner of health and welfare and increasing certain penalties. Ought to pass with amendment. Rep. Roderick H. O'Connor for Executive Departments and Administration.

The bill is the Welfare Reform Act. The Committee amendment requires rules and regulations to be promulgated under the Administrative Procedures Act, requires personnel transfers to be carried out under the rules of the Personnel Commission, provides an appeals procedure for any director who is suspended or dismissed and makes the department the recipient of Title XX Social Security funds.

The bill generally gives the commissioner authority to carry out the administrative charges he may feel necessary to make the department more effective. Unanimous vote of committee.

AMENDMENT

Amend RSA 126-A:4-b, I to III as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

I. To promulgate such rules and regulations in accordance with RSA 541-A, for any division of the department of health and welfare, as he may deem necessary to carry out the laws of the state or the laws or regulations of the United States.

II. To make such intradivisional and interdivisional transfer of personnel as he may deem necessary in accordance with rules and regulations of the personnel commission, provided, that no such transfer shall eliminate any then existing position within the classified service unless such position shall then be vacant, or if filled, its incumbent has been transferred to an equivalent or higher paid position of like tenure, and provided further that if any interdivisional transfer of five or more personnel at any one time shall or would result in a budgetary change, the commissioner of health and welfare shall first consult with the legislative fiscal committee regarding such transfers and thereafter shall obtain the approval of the governor and council.

III. To dismiss or suspend the director of any division within the department of health and welfare for just cause; provided that the director involved is given notice in writing at least twenty-four hours before the order of dismissal or suspension takes effect. Any director so dismissed or suspended may appeal such action to the governor and council within fifteen days after receipt of such notice. The governor and council shall hold a hearing on the appeal within thirty days after receiving a request therefor. The hearing shall be public if requested by the director. If the governor and council find that such dismissal or suspension was not for just cause, they shall order the director involved reinstated. The power to dismiss or suspend under this paragraph shall not be construed to limit the power of the governor and council under RSA 4:1.

Amend RSA 126-A:4-c as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

126-A:4-c Department Administrator of Title XX Social Security. Notwithstanding any other provision of law to the contrary, the governor shall designate the department of health and welfare to administer the provisions of Title XX of the Social Security Act, Pub. Law 93-647, and the commissioner is hereby authorized to receive and distribute funds under said act.

Amend section 6 of the bill by striking out paragraph II and inserting in place thereof the following:

II. Section 3 shall take effect January 31, 1977, except that if a vacancy occurs in the office of the commissioner of health and welfare after the passage of this act but before January 31, 1977, section 3 shall take effect on the date such vacancy occurs.

Amendment adopted.
Ordered to third reading.

SB 332, relative to the powers of the director of the fish and game department and conservation officers concerning all marine species. Ought to pass. Rep. Stimmell for Fish and Game.

This is a legal housekeeping bill.

Ordered to third reading.

SB 108, relative to methods of providing town assistance to the poor. Ought to pass. Rep. Blanchette for Health and Welfare.

This bill provides that towns may appropriate money to maintain the poor by local administration, which is the current statutory provision or if desired by the town to fund those public or private nonprofit corporations which are designated by federal, state or county government to carry out programs serving the poor. Ordered to third reading.

SB 171, providing for the licensing of an estetician by the board of cosmetology. Refer to the Committee on Health and Welfare for interim study. Rep. George E. Gordon for Health and Welfare.

Adopted.

SCR 16, memorializing Congress to provide that the amount of petroleum products exported from the United States to any country shall not exceed the amount imported from the country to whom the export is proposed. Inexpedient to legislate. Rep. Lockhart for Interstate Cooperation.

This resolution would hamper negotiations underway to alleviate further shortages in our energy supply.

Resolution adopted.

SB 139, relative to revocation of a license to operate a motor vehicle upon a final conviction of various offenses. Inexpedient to legislate. Rep. McManus for Judiciary.

Bill serves no real purpose. Motor Vehicle Division already has power to revoke licenses "for cause". Would add unnecessary burden to the courts.

Resolution adopted.

SB 162, relative to the public defender service in Merrimack and Hillsborough counties. Ought to pass. Rep. Shapiro for Judiciary.

Renews the public defender pilot program in Merrimack and Hillsborough counties. Ordered to third reading.

Ordered to third reading.

SB 244, requiring the superior court to award costs to the prevailing party in eminent domain proceedings. Ought to pass. Rep. Shapiro for Judiciary.

Clarifies payment of appeal costs in eminent domain proceedings.

Ordered to third reading.

SB 252, relative to the dissemination of hard-core pornographic materials. Refer to the Committee on Judiciary for interim study to be reported by October 1, 1975. Rep. McManus for Judiciary.

Subject matter is too emotional and complex to deal with in the short time available. Other obscenity bills have been referred for interim study and all should be studied together.

Adopted.

SB 265, requiring contracts to sell real estate for commission to be in writing. Inexpedient to legislate. Rep. Cynthia Clark for Judiciary.

Covered by HB 884 amends the chapter on real estate, SB 265 the chapter on fraud, both requiring a contract to sell to be in writing. Resolution adopted.

SB 287, relative to the review of bail by the superior court. Ought to pass. Rep. McManus for Judiciary.

Makes a request for bail available to Superior Court at any stage of district court proceedings.

Ordered to third reading.

SB 280, establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor. Ought to pass. Rep. Close for Legislative Administration.

This excellent legislation authorizes an interim study of the public utilities commission with the aim of making it more responsive to the public. All testimony was in favor of this bill. Unanimous vote of those present. Referred to Appropriations.

SB 114, to authorize issuance of special wine licenses to holders of on-sale permits. Ought to pass. Rep. James A. Humphrey for Liquor Laws.

Housekeeping bill. This bill long overdue.

Ordered to third reading,

SB 193, providing for liquor licenses for nonprofit performing arts facilities. Ought to pass with amendment. Rep. Bernard for Liquor Laws.

Helps non-profit performing arts facilities.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SB 206, permitting the holder of an on-sale beverage permit to employ the holder of an off-sale beverage permit in an entertainment capacity. Ought to pass. Rep. Tucker for Liquor Laws.

Basically a housekeeping bill to allow an off-sale licensee such as a grocery store owner to be employed by an on-sale licensee as an entertainer. No opposition. Unanimous committee support.

Ordered to third reading.

SB 247, relative to Sunday dancing in liquor establishments. Ought to pass. Rep. Clyde S. Eaton for Liquor Laws.

Change to meet modern times.

Ordered to third reading.

SB 88, permitting cities and towns to set their own fee schedules for dog licenses. Refer to the Committee on Municipal and County Government for interim study and report back October 1, 1975. Rep. Bednar for Municipal and County Government.

Bill needs further study along with other dog bills.

Adopted.

SB 176, relative to eligibility for federal funds under the federal Housing and Community Development Act of 1974. Ought to pass. Rep. Roy W. Davis for Municipal and County Government.

This bill insures cities and towns can be eligible for federal funds. Ordered to third reading.

SB 210, relative to notice on hearings on approval of subdivision plats. Ought to pass with amendment. Rep. Arnold Perkins for Municipal and County Government. This will make notice of Planning Board and Board of Adjustment consistent.

AMENDMENT

Amend RSA 36:23 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

36:23 Board's Procedure on Plats. The planning board shall place on its agenda for consideration any plat submitted to it within thirty days and shall act to approve or disapprove thereof within ninety days; provided, that the planning board may apply to the selectmen or city council for an extension not to exceed an additional ninety days before acting to approve or disapprove, otherwise such plat shall be deemed to have been approved, and the certificate of the municipality, as to the date of submission of the plat for approval and the failure to take action thereon within such time, shall be issued on demand and shall be sufficient in lieu of the written endorsement or other evidence of approval herein required; provided, however, that the applicant for the board's approval may waive this requirement and consent to an extension of such period. The ordinance establishing the planning board or an ordinance amending such establishing ordinance shall specify the officer or employee of the municipality who shall issue in its behalf the certificate of failure on the part of the planning board to take action as aforesaid in this section. In case of disapproval of any plat submitted, the ground for such disapproval shall be adequately stated upon the records of the planning board. Any plat submitted to the planning board shall bear the name and address of the applicant and all abutters to the land described in the plat. No plat shall be approved or disapproved by the planning board without affording a hearing thereon. The applicant and abutters shall be notified of said hearing, and the time and place of such hearing, by certified or registered mail, return receipt requested, not less than five days before the date fixed for the hearing. The costs of any required publication or posting of notice and the costs of mailing notice of the hearing shall be paid by the applicant prior to the hearing.

Amendment adopted.
Ordered to third reading.

SB 236, relative to emergency expenditures under the municipal budget law. Inexpedient to legislate. Rep. Arnold Perkins for Municipal and County Government. Committee feels present system is adequate.

Resolution adopted.

SB 263, to enable the Seabrook Beach village district to adopt zoning. Refer to the Committee on Municipal and County Government for interim study. Rep. Burke for Municipal and County Government.

Rep. Hanson moved that SB 263 be recommitted to the committee on Municipal and County Government.

Adopted.

SB 211, increasing the minimum level at which competitive bidding is required on state public works projects. Ought to pass. Rep. Marshala for Public Works.

This is an updating of competitive bidding procedures due to inflation of recent years.

Ordered to third reading.

SB 297, restricting camping along a public highway and on public property. Ought to pass with amendment. Rep. Belair for Public Works.

This bill addresses itself to a serious situation relative to public camping along public rights of way. It had the support of the Senate and had considerable support by town and law enforcement officials at the public works committee hearing. There was no opposition.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Camping; Permission Required. Amend RSA 249 by inserting after section 53 the following new subdivision:

Camping Along Highways and on Public Property

249:54 Camping Restricted. No person shall pitch a tent or place or erect any other camping device or sleep on the ground within the public right-of-way or on

public property unless permission is received from the governing board of the governmental authority having jurisdiction over such public right-of-way or property.

249:55 Penalty. Any person who violates RSA 249:54 shall be guilty of a violation if a natural person, or guilty of a misdemeanor if any other person; and, in addition, shall be liable for the cost of restoration for any damage caused to a highway easement or right-of-way.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Ordered to third reading.

SCR 6, memorializing the secretary of transportation to expedite the planning and construction of I-93 in New Hampshire. Ought to pass. Rep. Alice Davis for Public Works.

This resolution in essence recommends that the federal government take early action on the proposed federal aid highway project on route I-93 upon completion of the VTN Corporation's study. The study is presently underway as directed by the Governor's application for such a study and authorized by the Secretary of Transportation. That study is now due for completion in the fall of this year.

Adopted.

Rep. Sayer wished to be recorded in favor of the committee report, ought to pass.

SB 204, relative to water resources board expenditure of fees on repair and maintenance of dams. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Removes unnecessary technicalities in use by Water Resources Board of funds already available to it. Amendment makes it take effect on passage. Unanimous committee vote.

AMENDMENT

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.

Referred to Appropriations.

SB 331, establishing the Salmon Falls river watershed advisory committee. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development. Establishes a committee to prepare comprehensive plan for Salmon Falls river watershed. Provides for participation by parties at interest. Enables cooperation with Maine.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Salmon Falls River Watershed Advisory Committee Established. There is hereby established a committee to prepare a comprehensive plan for the immediate and long-range protection and development of the resources of the Salmon Falls river watershed. The committee shall consist of seven members elected by the Salmon Falls river watershed association who are residents of this state and of the Salmon Falls river watershed area and, in addition, one member who shall be appointed by the board of selectmen of each town, or the mayor and aldermen or city council of each city in this state which borders on the Salmon Falls river. The committee may cooperate with departments, agencies and officials of this state and the state of Maine, and the political subdivisions of both states, in preparing the comprehensive plan. The committee shall submit the plan to the 1977 session of the general court. The committee members shall serve without compensation. The departments, agencies and officials of the state, and its political subdivisions are requested to cooperate with the advisory committee in providing such data, information and assistance as the committee may deem necessary or desirable for the purpose of developing the comprehensive plan.

2 Effective Date. This act shall take effect upon its passage.

Amendment adopted.
Ordered to third reading.

SB 189, relative to information required to be maintained and updated by the supervisors of the checklist. Ought to pass with amendment. Rep. Morgan for Statutory Revision.

To simplify registration procedure.

AMENDMENT

Amend RSA 55:5-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

55:5-a Checklist Standards. The secretary of state shall adopt rules for the composition and style of checklists and for the maintenance of data related to checklists by which the supervisors of the checklist shall compile and correct the checklist. Such rules shall specify the information which is to be maintained and updated by the supervisors. The secretary shall establish standard forms and procedures for the maintenance of such information to be used by the supervisors. The information to be maintained and updated shall include the full name, address and party affiliation, if any, of each voter on the checklist and such other information as the secretary requires. The supervisors shall use the information so maintained and updated to prepare the checklist. After each election, the supervisors shall use the checklist from such election to correct the standard data files to conform to any changes, such as party affiliation, which are evident from the checklist. The standard data file so maintained and corrected shall be a public record open to inspection at reasonable times and as otherwise required by law.

Amend the bill by striking out RSA 55:5-b as inserted by section 1 of same.

Amendment adopted.
Ordered to third reading.

SB 209, empowering the public utilities commission to hire a consultant firm to evaluate the use of utilities' investments. Ought to pass. Rep. Morgan for Statutory Revision.

Can be desirable if funds are available.

Ordered to third reading.

SCR 10, urging the public utilities commission to exercise its rule making authority by providing lower rates to consumers who conserve energy. Ought to pass. Rep. Morgan for Statutory Revision.

Useful suggestion. Should be considered with other energy bills. Adopted.

SCR 11, memorializing Congress to investigate pricing of and problems relating to energy resource supplies. Ought to pass. Rep. Morgan for Statutory Revision.

Seems desirable in view of energy needs.

Adopted.

Rep. Belair requested a quorum count.

The Speaker declared a quorum present.

SUPREME COURT OPINION ON SB 17

To the House of Representatives:

The undersigned justices of the supreme court return the following answers to the questions with respect to Senate bill 17 contained in your resolution adopted May 6, 1975, and filed with the court on May 9, 1975.

Senate bill 17 by amendment of RSA ch. 72 would authorize towns and cities of the State, under new section RSA 72:43-a, to adopt by referendum the provisions of new sections RSA 72:43-b and RSA 72:43-c. The latter sections would provide exemptions from taxation for residential real estate as presently defined by RSA 72:29 II, ranging from five thousand dollars of assessed valuation of the property of persons of age sixty-five to seventy-five, to ten thousand dollars valuation of property of persons of age seventy-five to eighty, and a maximum of twenty thousand dollars for persons of age eighty years or older. They would further provide

that such exemptions would be in lieu of the exemption presently afforded by RSA 72:39 (Supp. 1973) and RSA 72:40, and would require specified qualifications of the owners, including five years' prior residence in the State, a maximum net income of seven thousand dollars if single, and nine thousand dollars if married, and net assets not exceeding thirty-five thousand dollars. These provisions are in contrast with those of the present law, affording an exemption of five thousand dollars of valuation to persons age seventy years or over and having a maximum net income of less than four thousand dollars or if married of less than five thousand, and net assets not in excess of twenty-five thousand dollars. RSA 72:39 (Supp. 1973), RSA 72:40, 41; Opinion of the Justices, 110 N.H. 206, 266 A.2d 111 (1970).

Your first question is as follows: "May the General Court constitutionally delegate to cities and towns the authority to create tax exemptions such as proposed in SB 17, the effect of which would be to permit the cities and towns to decide for themselves, individually and independently, whether or not to grant certain additional real property tax exemptions for the elderly?"

This question is answered "Yes"; the General Court may constitutionally delegate the specified authority to towns and cities. No unconstitutional delegation of authority results when the legislature establishes the terms of a general act, but leaves the determination of whether it shall have the force of law to the governing bodies of the localities to be affected or to the people themselves. "Giving them the right to be consulted was not a transfer of non-delegable power." Goodrich Falls Co. v. Howard, 86 N.H. 512, 517, 171 A. 761, 764 (1934). See also State v. Rogers, 105 N.H. 366, 371, 200 A.2d 740, 743 (1964).

Your second question whether "constitutionally mandated requirements for uniformity and equality of taxation" would be violated should less than all cities and towns adopt the optional exemptions provided by the bill, with a resulting "uneven system of taxation among elderly citizens", is answered "No". In the recent decision of Felder v. Portsmouth, 114 N.H. 573, 324 A.2d 708 (1974), the court had occasion to consider the constitutionality of analogous provisions of RSA 72:44-60 (Supp. 1973) authorizing a "Homeowners' Exemption". There the court reviewed the constitutional basis for exemptions from taxation with particular reference to the purpose of the Homeowners' Exemption Law, "to promote the public interest in preserving owner-occupied residential property". Id. at 577, 324 A.2d at 710. A minimum valuation feature of that law, not present in the bill now before you, was thought to render that law unconstitutional. The authorities and principles there discussed, however, support the validity of the pending act. Id. at 577-78, 324 A.2d at 710. For reasons pointed out in Opinion of the Justices, 112 N.H. 32, 35-36, 287 A.2d 756, 757-58 (1972), since "the property tax imposed would be uniform and equal within . . . [each] taxing district, . . . constitutional requirements would thus be met". Opinion of the Justices, 101 N.H. 549, 554-55, 137 A.2d 726, 730 (1958); Railroad v. The State, 60 N.H. 87 (1880).

Your third question is as follows: "Do the provisions of Senate Bill 17 calling for incremental increases in the exemption with advancing age conflict with constitutionally mandated requirements for uniformity and equality of taxation?"

While we are furnished no statistical studies which would supply factual bases for the conclusion (Cf. Opinion of the Justices, 111 N.H. 136, 143, 276 A.2d 821, 825 (1971)), it is reasonable to assume that with advancing age the average earning power diminishes, and income from shrinking principal decreases. The provisions by which increased exemptions would be afforded to resident owners in advanced age brackets appear to be reasonable upon their face, and hence to furnish just reason for the exemptions proposed. Opinion of the Justices, 112 N.H. 32, 34, 287 A.2d 756, 757 (1972). In terms of the current average tax rate for the State, the increases in exemptions provided by RSA 72:43-b and 43-c would result in limited tax reductions which on average might be thought not to exceed reasonable assistance. See Opinion of the Justices, 111 N.H. 136, 142, 276 A.2d 821, 824 (1971); Opinion of the Justices, 88 N.H. 500, 507, 190 A. 801, 806 (1937). Within constitutional limits, the wisdom and reasonableness of legislative measures are for the legislature to determine and not the courts. The increases would not offend constitutional requirements of uniformity and equality, since all resident owners within a specified class would qualify for the same exemption, subject to the same limitations.

Your third question is answered "No".

Your fourth question is "Does the failure of the bill to provide comparable tax relief for renters render the bill unconstitutional?" This question is answered "No".

The evident purpose of the bill is to protect elderly homeowners from loss of their homes by reason of taxation beyond their means. The constitution does not require parallel benefits to renters, who are not directly subject to the payment of property taxes, and not in similar jeopardy.

Your resolution seeks a reply "as expeditiously as possible", and since no specific constitutional objections to the bill have been suggested beyond those previously considered, your fifth question appears to require no further answer.

Frank R. Kenison

Laurence I. Duncan

Edward J. Lampron William A. Grimes Robert F. Griffith

May 26, 1975

The clerk read the communication in full.

Rep. French moved that the Supreme Court opinion be printed in the Journal. Adopted.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit those bills ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

SB 221, exempting carriers under contract with governmental units from regulations under RSA 375-B.

SB 324, relative to the sale of fresh water fish raised outside the state.

SB 192, including new mobile homes and new house trailers in the certificate of title act.

SB 222, relative to the position of handle bars on motorcycles.

SB 166, relative to limitations on the loaning authority of cooperative banks, building and loan associations and savings and loan associations in mobile home financing.

SB 283, prohibiting the reduction of accident and health insurance benefits by reason of an increase in social security benefits.

SB 343, relative to direct billing by insurers.

SB 345, providing for payment of a claim to $\mbox{\it Ervin}$ Grant and making an appropriation therefor.

SB 183, relating to posting the breeding certificate of a stallion.

SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns.

SB 233, establishing a study commission on the rights of children.

SB 249, relative to the duties and authority of the commissioner of health and welfare and increasing certain penalties.

SB 332, relative to the powers of the director of the fish and game department and conservation officers concerning all marine species.

SB 108, relative to methods of providing town assistance to the poor.

SB 162, relative to the public defender service in Merrimack and Hillsborough counties.

SB 244, requiring the superior court to award costs to the prevailing party in eminent domain proceedings.

SB 287, relative to the review of bail by the superior court.

SB 114, to authorize issuance of special wine licenses to holders of on-sale permits.

SB 193, providing for liquor licenses for nonprofit performing arts facilities.

SB 206, permitting the holder of an on-sale beverage permit to employ the holder of an off-sale beverage permit in an entertainment capacity.

SB 247, relative to Sunday dancing in liquor establishments.

SB 176, relative to eligibility for federal funds under the federal Housing and Community Development Act of 1974.

SB 210, relative to notice on hearings on approval of subdivision plats.

SB 211, increasing the minimum level at which competitive bidding is required on state public works projects.

SB 297, restricting camping along a public highway and on public property.

SB 331, establishing the Salmon Falls river watershed advisory committee.

SB 189, relative to information required to be maintained and updated by the supervisors of the checklist.

SB 209, empowering the public utilities commission to hire a consultant firm to evaluate the use of utilities' investments.

COMMITTEE REPORTS CONTINUED

SB 84, relative to motor vehicle insurance and guaranteeing compensation for medical expenses and lost wages. Inexpedient to legislate. Rep. Shirley Clark for Banks and Insurance.

Subject covered in HB 695 which has passed house. This bill not a "no fault" bill but what is known as an "add on". It mandates that an individual purchase coverage which he can not obtain under a travel accident policy at substantially less cost. Passage of legislation of this sort would actually increase the cost of auto insurance by 5%.

Rep. Orcutt moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to her motion.

(Rep. French in the Chair)

Rep. Shirley Clark explained the committee report.

Reps. Burns and Gorman spoke against the motion.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

Rep. Sayer wished to be recorded against the committee report, inexpedient to legislate.

SB 159, to reimburse Earla K. Williams for educational expenses incurred during an educational leave from the division of welfare and making an appropriation therefor. Inexpedient to legislate. Rep. Benton for Claims, Military and Veterans Affairs.

The claimants request for education at state expense was negated by a screening committee; the claimant, on her own initiative determined to continue her education, and did so in a "leave without pay" status. The committee feels it inappropriate to reimburse the claimant for expenses incurred on her own choice.

Rep. Nims moved that the words ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Chandler spoke in favor of the motion.

Rep. Cobleigh moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

SB 185, relative to the closing of schools on Memorial Day and Veterans Day. Inexpedient to legislate. Rep. Hager for Education.

This bill does not accomplish the purpose intended by the sponsor. There are several major errors in the bill and the committee feels that the local school boards can continue to handle the subject.

Rep. LaMott moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion.

Rep. Vachon requested a quorum count.

The Speaker declared a quorum present.

Reps. George Wiggins, Belair, Conley, Whipple and Tarr spoke in favor of the motion.

Reps. Griffin and Lockhart spoke against the motion.
Rep. Ellis moved the previous question.
Sufficiently seconded.
Adopted.
Aroll call was requested.
Sufficiently seconded.

(Speaker in chair)

YEAS 202 NAYS 113

YEAS 202

BELKNAP COUNTY

Lawton, Leary, Mansfield, Marsh and Sabbow.

CARROLL COUNTY

Russell Chase, Conley, Dickinson, Howard, Kenneth Smith and Towle CHESHIRE COUNTY

Ballam, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Langille, Milbank, Nims, Proctor, Turner, Wells and Whipple. COOS COUNTY

Burns, Cooney, Craggy, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, George Lemire, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, A. C. Jones, LaMott, Mann, Melnick and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Barrett, Bednar, Belanger, Bragdon, Bruton, Burke, Cobleigh, Coburn, Margaret Cote, Coutermarsh, Cullity, Douzanis, Clyde Eaton, Favreau, Gabrielle Gagnon, Gardner, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, LaChance, Lawrence, Lynch, Lyons, Martel, McDonough, McLaughlin, Morgrage, Morrissette, Fred Murray, Normand, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, David Currier, Alice Davis, Gamache, George Gordon, Harriman, Labonte, McNichol, Plourde, Riley, Ryan, Sherman, Tarr, Doris Thompson and Underwood.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, William Boucher, Briggs, Collins, Collishaw, Charles Cummings, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Goodrich, Hobbs, Kashulines, King, McEachern, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Richards, Rogers, Schwaner, Constance Simard, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Donnelly, Dumais, Dunlap, Habel, Hebert, Joncas, Joos, Kincaid, Lessard, Maloomian, Rod O'Connor, Parshley, Pray, Preston, Robillard, Rowell, Ruel, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Desnoyer, Lebrun, Scott and George Wiggins.

NAYS 113

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth, Barbara Kidder, James Murray and Nighswander.

CARROLL COUNTY

Roderick Allen, Claflin and Duprey.

CHESHIRE COUNTY

Ames, Cooke, Hanna, Marshala and Ramsey.

COOS COUNTY

Oleson, Poulin, Valliere, and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Logan, Pepitone, Symons and Taylor.
HILLSBOROUGH COUNTY

Ahern, Arnold, Emile Boisvert, Wilfrid Boisvert, Boyd, Colson, Corey, Corser, Philip Currier, Forsaith Daniels, Day, William Desmarais, Joseph Eaton, Fleisher, Gramling, Ingram, Edmund Keefe, MacDonald, McGlynn, Milne, Morgan, O'Neil, Orcutt, Seamans, Shea, Harold Thomson, Van Loan, Woodruff and Zechel. MERRIMACK COUNTY

Chris Andersen, Raymond Chase, Christensen, Eugene Daniell, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, Millard, Noble, Packard, Ralph, Rich, Shapiro, Shepard, and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, Campbell, Thomas Connors, Cotton, Cunningham, Greene, Griffin, Hoar, Krasker, Lockhart, Neibling, O'Connell, Reese, Sanborn, Skinner, Splaine, and Wolfsen.

STRAFFORD COUNTY

Bouchard, Shirley Clark, Walter Desmarais, Dudley, Charles Grassie, Horrigan, Kimball, McManus, Osgood, Sackett, Torrey and Woods.

SULLIVAN COUNTY

Lucas, Roma Spaulding, Tucker and Williamson. and the motion passed.

Ordered to third reading.

Rep. Fortier wished to be recorded in favor of the motion, ought to pass.

SB 257, designating the French language as the second official language of international communication of the state and encouraging its instruction in the schools of the state. Majority: Inexpedient to legislate; Rep. Van Loan for Education. Minority: Ought to pass with amendment. (Reps. Henry B. Richardson, Grassie, LeBrun and Gemmill)

Majority: There is already encouragement within existing statutes and we feel that mandating French as the second official language would be unnecessarily confusing for international communication.

Minority: There appears to be an immeasurable degree of individual cultural enhancement and or enrichment for all the people of the State of New Hampshire. Further, the impetus needed for any level of learning is demonstrative leadership with a purpose as an objective. This program makes sense for the future as well as the present for all the people of the state.

Rep. Wilfrid Boisvert moved debate be limited to twenty minutes equally divided. Adopted.

Rep. Henry Richardson moved that the report of the Minority, ought to pass with amendment, be substituted for the report of the Majority, inexpedient to legislate, and spoke to his motion.

(Rep. French in chair)

Reps. Ingram, William Boucher, Richard Bradley, Clyde Eaton and Griffin spoke against the motion.

Reps. Cecelia Winn, Edmund Keefe, Gemmill and Charles Grassie spoke in favor of the motion.

(Speaker in chair)

Rep. Coutermarsh spoke in favor of the motion.

Rep. Lockhart spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 121 NAYS 195 YEAS 121

BELKNAP COUNTY

Brouillard, Goyette and Lawton.

CARROLL COUNTY

Roderick Allen, Dickinson, Howard and Towle.

CHESHIRE COUNTY

Cournoyer, Langille, Nims and Ramsey.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, George Lemire, Poulin, Mabel Richardson, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, Copenhaver, Cornelius, Gaylord Cummings, Duhaime, Gemmill, Logan, Symons and Taylor.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Wilfrid Boisvert, Bruton, Burke, Coburn, Joseph Cote, Kendall Cote, Coutermarsh, Cullity, Philip Currier, William Desmarais, Douzanis, Favreau, Gabrielle Gagnon, Gardner, Granger, Salvatore Grasso, Gravelle, Danlel Healy, Edmund Keefe, LaChance, Lamy, Lawrence, Levasseur, Lynch, MacDonald, Martel, McDonough, McGlynn, Morgan, Morgrage, Morrissette, Orcutt, Paradls, Arnold Perkins, Reardon, Henry Richardson, Shea, Andre Simard, Sing, Spirou, Sweeney, Theriault, Tropea, Vachon, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Ayles, Chandler, Raymond Chase, George Gordon, Labonte, Packard, Plourde, Ralph, Ryan, Sherman, Doris Thompson, and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Briggs, Thomas Connors, Cotton, Erler, Hobbs, Kelley and Twardus.

STRAFFORD COUNTY

Bouchard, Donnelly, Dunlap, Charles Grassie, Habel, Hebert, Joncas, Joos, Kincald, Rod O'Connor, Preston, Tripp, and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, Lebrun, Lucas, Roma Spaulding, Sara Townsend and George Wiggins.

NAYS 195

BELKNAP COUNTY

Ambrose, Beard, Bowler, Barbara Kidder, Leary, Mansfield, Marsh, Nighswander and Sabbow.

CARROLL COUNTY

Claflin, Conley, Duprey and Kenneth Smith.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Cooke, Fillback, Anne Gordon, Hanna, Cleon Heald, Johnson, Marshala, Milbank, Proctor, Russell, Turner, Wells and Whipple.

COOS COUNTY

Burns, Craggy, Horton, Huggins, Hunt, Victor Kidder and Oleson.

GRAFTON COUNTY

David Bradley, Richard Bradley, George Cate, Cynthla Clark, Myrl Eaton, A. C. Jones, Mann, Melnick, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ahern, Arnold, Barrett, Bednar, Belanger, Bishop, Emile Boisvert, Boyd, Bragdon, Cobleigh, Colson, Corey, Corser, Crotty, Forsaith Daniels, Day, Drewniak, Clyde Eaton, Joseph Eaton, Fleisher, Gramling, Philip Heald, Howard Humphrey, Ingram, Karnis, Lyons, McLaughlin, Milne, Fred Murray, Timothy O'Connor, O'Neil, Russell Perkins, Peters, Polak, Quigley, Leonard Smith, Kenneth Spalding, Sullivan, P. Robert Thibeault, Harold Thomson, Van Loan, Wheeler, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Chris Andersen, Bartlett, Castaldo, John Cate, Milton Cate, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Haller, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, McNichol, Millard, Noble, Rich, Riley, Shapiro, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Benton, Bisbee, Blanchette, William Boucher, Campbell, Collins, Collishaw, Charles Cummings, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Flanagan, Gage, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Kashulines, King, Krasker, Lockhart, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Rogers, Sanborn, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Canney, Shirley Clark, Walter Desmarais, Dudley, Horrigan, Kimball, Maloomian, McManus, Osgood, Parshley, Pray, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Barrus, Frizzell, Scott, Tucker and Williamson. and the motion lost.

PAIR

Rep. Gauthier voting yes; Rep. Cunningham voting no.

Resolution adopted.

Rep. Sayer wished to be recorded in favor of the motion, ought to pass with amendment.

Rep. Ruel who voted nay on SB 257 notified the clerk that he inadvertently voted incorrectly and wished to vote yea.

SUSPENSION OF RULES

Rep. Roma Spaulding moved that the rules be so far suspended as to permit the introduction of a committee report on SB 157, and spoke to her motion.

Adopted by the necessary two-thirds.

SB 157, relative to kidney disease and making an appropriation therefor. Ought to pass with amendment. Rep. Nighswander for Health and Welfare.

AMENDMENT

Amend the bill by striking out all after section 4 and inserting in place thereof the following:

5 New Chapter. Amend RSA by inserting after chapter 137-A the following new chapter:

CHAPTER 137-B Emergency Assistance for Kidney Disease Treatment

137-B:1 Purpose. The state recognizes that the cost of life-sustaining treatment for end-stage or chronic kidney disease can be of such a magnitude as to place an unreasonable financial burden upon those who suffer such disease as well as any other person legally responsible for such cost. This chapter requires the state to be responsible as the source of last resort for paying the cost of necessary life-saving care and treatment for any resident of this state who is eighteen years of age or older and who is suffering from end-stage or chronic kidney disease.

137-B:2 Authority. The responsibility of this program is vested in the director of the division of public health, department of health and welfare.

137-B:3 Duties of Director. The director of the division of public health, department of health and welfare, shall be responsible for administering the emergency assistance for kidney disease treatment program, and in order to facilitate kidney care for adults shall:

I. Receive and disseminate information relative to sources of treatment of kidney disease.

II. Establish quality control for the purpose of the New Hampshire kidney disease program for facilities providing hemodialysis and transplantation;

- III. Insure the capability of the provider facilities to implement a rehabilitative program for patients in the state program;
- IV. Determine fair rates for compensation of services performed for purposes of payment by the state;
 - V. Certify the cost of treatment of patients in the program; and
 - VI. Certify the patients qualified for treatment under the program.
 - 137-B:4 Treatment.
- I. Subject to the determination of the attending physician the treatment of choice for all patients medically suitable shall be transplantation within three months after determination of nonfunctioning kidneys, or home dialysis. Hospital dialysis will be acceptable for the period awaiting transplantation not to exceed three months, as backup for those on home dialysis, and as necessary to aid in the transplantation process.
- II. Facilities providing dialysis and kidney transplantation shall be certified by the director of the division of public health, department of health and welfare. Patients treated at any uncertified facility shall not be eligible for state aid for their treatment.
- 137-B:5 Eligibility for State Assistance. Any resident of this state who is eighteen years or older and who is suffering from end-stage or chronic kidney disease and certified as qualified for treatment under this program as provided in RSA 137-B:3 shall be reimbursed for the cost of hemodialysis or kidney transplantation by the division of public health, department of health and welfare, within a reasonable period of time, provided that the treatment is rendered in an approved dialysis or transplantation facility, or in an approved home dialysis program. No reimbursement shall be made under this chapter unless:
- I. An individual suffering from end-stage or chronic kidney disease or a parent or spouse or any other person who is legally responsible shall have paid five percent of their personal adjusted gross income as defined in the United States Internal Revenue Code of 1954, as amended, for the cost of kidney disease treatment;
- II. Payment of costs directly to a medical provider has been made by an insurance company, group health plan, prepaid medical care plan or any other third party payor legally provided for;
- III. Payment of costs directly to a medical provider has been made by the federal medicare program under United States Code 42 (Social Security Act); and
- IV. Payment of costs has been made directly to a medical provider by public medical assistance as administered and regulated by the division of welfare, department of health and welfare.
 - 6 Appropriation.
- I. There is hereby appropriated to be expended by the director of the bureau of crippled children's services, for the purposes of RSA 137-A, the sum of seventy-five thousand dollars for the fiscal year ending June 30, 1976, and a like amount for the fiscal year ending June 30, 1977. This appropriation shall be in addition to all other appropriations for said director. Such sums shall not lapse.
- II. There is hereby appropriated to be expended by the director of the division of public health, department of health and welfare, for the purposes of RSA 137-B, the sum of seventy-five thousand dollars for the fiscal year ending June 30, 1976, and like amount for the fiscal year ending June 30, 1977. This appropriation shall be in addition to all other appropriations for said director. Such sums shall not lapse.
- III. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.
 - 7 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Referred to Appropriations.

SUSPENSION OF RULES

Rep. Frizzell moved that the rules be so far suspended as to permit the introduction of a committee report on SB 207, and spoke to her motion.

Adopted by the necessary two-thirds.

SB 207, authorizing the purchase of insurance by the state concerning liability for acts of state-owned dogs and making an appropriation therefor. Ought to pass. Rep. Hobbs for Judiciary.

The state owns police dogs kept in the custody of officers. This bill provides for insurance primarily to protect the keepers from liability and to expedite payment of claims.

Referred to Appropriations.

SENATE MESSAGES

REQUEST CONCURRENCE TO AMENDMENTS

HB 184, relative to the definition and penalty for arson. (Amendment printed in SJ May 22)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

 $HB\ 873,$ relative to procedures in adoption and termination of parental rights. (Amendment printed in SJ May 26)

Rep. Frizzell moved that the House concur with the Senate amendment.

Adopted.

SENATE MESSAGES ADOPTION OF COMMITTEE OF CONFERENCE REPORTS

HB 267, relative to the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor. (Report printed in SJ)

Question being on the adoption of the report.

Adopted.

HB 182, relative to decreasing minimum contents standards for household ammonia from eight percent to four percent. (Report printed in SJ)

Question being on the adoption of the report.

Adopted.

COMMITTEE REPORTS (Continued)

SB 317, increasing license fee for taking fur-bearing animals by use of traps. Majority: Ought to pass; Rep. Stimmell for Fish and Game. Minority: Ought to pass with amendment. (Reps. Peterson, John T. Winn and George J. Thibeault)

Majority: Brings fee in line with today's prices.

Minority: The amendment would allow a person to show either his resident tax receipt or his automobile registration as proof of residency in buying a license to hunt or fish. At present, a person must show his residence tax receipt. To register an automobile a person must show that he has paid residence taxes for which he is liable.

Rep. John Winn moved that the report of the minority, ought to pass with amendment, be substituted for the report of the majority, ought to pass, and spoke to his motion.

Reps. Stimmell, Wiswell, Polak, George Gordon and Bednar spoke against the motion.

Rep. Orcutt spoke in favor of the motion.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

Rep. French moved that SB 316 be made a special order for tomorrow and spoke to his motion.

Adopted.

Rep. Forsaith Daniels moved that SB 349 be made a special order for tomorrow and spoke to his motion.

Adopted.

Rep. Tucker moved that SB 293 be made a special order for tomorrow and spoke to his motion.

Adopted.

SB 182, relative to municipal development of industrial facilities. Inexpedient to legislate, Rep. Gage for Municipal and County Government.

Could jeopardize state Industrial Authority jurisdiction and control.

Rep. Hanson moved that SB 182 be recommitted to the committee on Municipal and County Government and spoke to his motion.

Adopted.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 9:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

SB 185, relative to the closing of schools on Memorial Day and Veterans Day. SB 317, increasing license fee for taking fur-bearing animals by use of traps.

RECONSIDERATIONS

Rep. Johnson moved reconsideration on SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns.

Reconsideration lost.

Rep. Whipple moved reconsideration on SB 185, relative to the closing of schools on Memorial Day and Veterans Day.

Reconsideration lost.

Rep. William Boucher moved reconsideration on SB 257, designating the French language as the second official language of international communication of the state and encouraging its instruction in the schools of the state.

Reconsideration lost.

328 members were recorded as present.

On motion of Reps. French and Spirou the House adjourned at 5:39 o'clock.

Wednesday, 28May75

The House met at 9:30 o'clock.

Prayer was offered by guest Chaplain Rep. Barrus.

O Holy Father, lift us from the sordid depths of selfishness and unworthy motives to the higher levels of truth and righteousness. Let the mountain breezes sweep through our minds and souls and cleanse us from all that is unlovely and impure, and may the healing rays of the sunshine of Your love permeate our being until it glows with spiritual warmth and a vigorous faith in You and mankind. Amen!

Rep. Richards led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Victor Kidder, the day, Illness.

INTRODUCTION OF A GUEST

Rep. Kielig, student at Brigham Young University, guest of Rep. Whipple.

SENATE MESSAGES

REQUESTS CONCURRENCE TO AMENDMENT

HB 435, authorizing savings banks to invest in securities of certain real estate development corporations. (Amendments printed in SJ May 22.)

Rep. Shirley Clark moved that the House concur with the Senate amendment. Adopted.

HB 123, making an additional appropriation for the printing of the New Hampshire supreme court reports, court dockets, court orders and decisions, and for costs necessary and incidental thereto. (Amendment printed in SJ May 22)

Rep. Drake moved that the House concur with the Senate amendment. Adopted.

HB 727, providing for mental illness coverage under health and accident insurance. (Amendment printed in SJ May 26)

Rep. Shirley Clark moved that the House concur with the Senate amendment. Adopted.

HB 799, relative to regulation of emergency medical services and renaming the ambulance service coordinating board. (Amendment printed in SJ May 26)

Rep. Roma Spaulding moved that the House concur with the Senate amendment. Adopted.

HB 377. authorizing the city of Dover to borrow for hospital construction. (Amendment printed in SJ May 22)

Rep. Lessard moved that the House concur with the Senate amendment. Adopted.

CONCURRENCE

HB 905, permitting the commissioner of insurance to levy administrative fines for certain violations by claims adjusters.

HB 908, requiring an insurance company to apply for a new license after undergoing a substantial change in finances or managerial control.

 $\mbox{HB 940, relative}$ to the requirement of a building permit for certain new constructions.

HB 942, relative to the approval of building plans.

 $\ensuremath{\mathsf{HB}}$ 566, to extend the time limit for eliminating burning dumps for certain towns.

HB 629, relative to payment of patient workers at New Hampshire hospital.

HB 663, relative to the powers, duties and functions of the New Hampshire insurance and guaranty association and relative to the liquidation of insolvent insurance companies.

HB 697, providing that funds for the improvement of agricultural fairs shall not lapse for a period of two years.

HB 724, to prohibit the sale or use of stink bombs.

HB 739, authorizing County Commissioner to employ legal counsel.

HB 757, relative to exceeding appropriation by elected and county officers.

HB 771, clarifying the meaning of the term by-law as used with reference to legislative action taken by cities, towns, counties and village district.

HB 780, prohibiting certain persons from possessing lobster or crab traps and providing for the posting of notices thereof.

HB 796, relative to the state prison prisoner's fund.

HB 831, amending the city charter of Laconia relative to absentee voting.

HB 897, relative to the administrative procedures act.

HB 901, relative to the validity of sub-division regulations.

HB 904, providing for the dissolution of insurance companies under certain circumstances.

HB 73, relative to shifting the date of the Presidential primary as circumstances may dictate.

HB 183, reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor.

HB 229, relative to the certification and supervision of shared homes for adults.

HB 258, providing for the continued revision of the Revised Statutes Annotated.

 $\ensuremath{\mathsf{HB}}$ 261, authorizing officials of political subdivisions to act as issuing agents for food stamps.

HB 265, relative to installing snow-making equipment at Mount Sunapee state park.

HB 274, relative to providing a hearing and appeals procedures in the division of welfare.

HB 309, relative to the term of office for members of the Laconia Board of Education.

HB 397, relative to the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor.

 $\mbox{HB}\ 400,\ \mbox{to}\ \mbox{permit}$ the prosecution to take witnesses depositions after the defendant has been arrested.

HB 455, relative to the control of American foulbrood disease of honeybees and making an appropriation therefor.

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor.

HB'S REFERRED TO INTERIM STUDY

HB 238, relative to compilation of divorce statistics, eligibility for marriage and the waiting period for marriage certificates.

HB 290, increasing the penalty for reckless operation of a motor vehicle.

HB 362, establishing a coastal zone management plan.

HB 493, requiring the metering of certain gasoline sales.

HB 993, providing for local regulation of excavations.

HB 564, providing that all restaurants have a device to use in removing food stuck in a person's throat.

HB 651, permitting public service as an alternative sentence for a misdemeanor or a violation.

HB 969, empowering the water resources board to acquire certain tidal wetlands and establishing a special committee.

HB 890, authorizing voter registration by mail.

HB 891, eliminating the requirements that at least one city or town intervene between an absentee voter.

 $\ensuremath{\mathsf{HB}}$ 893, providing for the filing and public availability of checklists after every election.

HB 140, relative to the packaging of ice cream.

CONCURRENCE TO HOUSE AMENDMENT

SB 136, relative to the registration of securities owned by the New Hampshire retirement system.

NONCONCURRENCE

 $\mbox{HB}\xspace 202, establishing standards for determining death for purposes of the anatomical gifts act.$

HB 253, providing a maximum finance charge on gasoline credit card accounts.

HB 409, providing that a prior conviction for operating a motor vehicle under the influence may be considered from another jurisdiction.

HB 544, relative to the appeals procedure of the state personnel commission.

 \mbox{HB} 641, increasing the recording fees for discharges of real estate attachments and mortgages in certain counties.

HB 902, establishing a committee to study certain aspects of the divorce laws and the creation of a family review board for proceedings in which custody of a child is contested.

REQUESTS CONCURRENCE TO AMENDMENTS

HB 814, imposing restrictions on political advertising and providing penalties therefor. (Amendment printed in SJ May 20).

Rep. Russell Chase moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Milton Cate, Fred Murray, Raymond Chase and Howard Humphrey.

HB 656, exempting motorcycles from semiannual inspection requirements. (Amendment printed in SJ May 20.)

Rep. James Murray moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. James Murray, Parnagian, Tavitian and Sing.

NON-CONCURRENCE TO AMENDMENT REQUEST COMMITTEE OF CONFERENCE

SB 106, relative to the form and content of documents filed with the register of deeds.

The President appointed Senators Bradley, Bossie and Trowbridge.

Rep. Mann moved that the House accede.

Adopted.

The Speaker appointed Reps. Mann, Ames, Gaskill and Timothy O'Connor.

COMMITTEE REPORTS

SB 19, providing for per diem allowances and expenses for the state council on aging. Ought to pass with amendment. Rep. Drake for Appropriations.

Allows non-legislative and non-state official members to receive per diem and mileage for attendance at regular meetings of Council.

AMENDMENT

Amend RSA 167-A:4, I, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

I. The non-legislative members of the council, except the ex officio members or their representatives, shall receive twenty-five dollars per day within the limitations of the appropriation therefor, for actual attendance at each regular meeting of the council.

Rep. Drake explained the amendment.

Amendment adopted.

Ordered to third reading.

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

The committee felt that the sizeable public investment in this structure should not be jeopardized by deferred maintenance.

Ordered to third reading.

SB 31, providing for state assistance to persons suffering from hemophilia and making an appropriation therefor. Recommended but to be laid on the table because not funded. Rep. Drake for Appropriations.

A new program calling for \$75,000 for the biennium with a full potential of \$200,000 a year. The state does not have the necessary funds.

Rep. Drake moved that SB 31 be laid upon the table.

Adopted.

Rep. George Gordon requested a quorum count.

The Speaker declared a quorum present.

SB 49, providing that the expenses for the temporary transfer and custody of prisoners shall be borne by the transferring county or by the state and requiring that authorizations for transfers of certain prisoners be signed by county commissioners. Inexpedient to legislate. Rep. Drake for Appropriations.

Estimated cost to state is \$175,000 per year, with no real reductions in overhead cost of operating the State Prison. The root question is whether the correctional system should be completely state funded. In view of this and there being no provision in this bill for an equitable cost to be assessed, this bill should go to interim study.

Rep. Richard Bradley moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate, and spoke to his motion and subsequently withdrew his motion.

Rep. Gillis moved that SB 49 be referred to the Joint Senate and House Fiscal committees for interim study to report October 1, 1975.

Adopted.

SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

The committee felt the state would benefit in proportion to the additional appropriation in this bill.

Ordered to third reading.

SB 91, increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire. Ought to pass. Rep. Drake for Appropriations.

Provides for construction of Fisherman's Pier in Portsmouth with facilities and University-Marine Docking space. Appropriates an additional \$85,000 to the 1974 hond authorization.

Ordered to third reading.

SB 95, appropriating funds for the administration of title I of the higher education act of 1965. Inexpedient to legislate. Rep. Drake for Appropriations.

This program is already funded and operating through the University budget. The testimony was that this additional money would not change the operation of the program one iota.

Resolution adopted.

SB 156, making an appropriation for the rehabilitation of the memorial bridge in the city of Portsmouth. Ought to pass. Rep. Drake for Appropriations.

This expenditure cannot be avoided. The bridge's paint and lift equipment badly need replacement.

Ordered to third reading.

SB 174, adding the field representative of the police standards and training council to the New Hampshire retirement system. Inexpedient to legislate. Rep. Drake for Appropriations.

One person added to system by special bill not necessary. Will amend HB 699 to handle this small problem.

Resolution adopted.

SB 184, authorizing state departments or agencies funded in whole or in part by federal funds to purchase workmen's compensation insurance to cover liability of federal's share and making the state liable for its share. Ought to pass with amendment. Rep. Drake for Appropriations.

Amendment provides for handling workmen's compensation costs by direct assessment charge to Federal Funds.

AMENDMENT

Amend the title of the bill by striking out the same and inserting in place thereof the following:

AN ACT

relative to workmen's compensation on federally funded employees and requiring agencies receiving federal grants to compute indirect costs thereof.

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

 $1\,$ Exception Where Federal Funds Involved. Amend RSA 281 by inserting after section 6 the following new section:

281:6-a Exception. In the event that federal regulations prohibit the direct assessment of payments made pursuant to the provisions of RSA 281:6, said payments shall be a charge against the general fund in the first instance and such recovery as is authorized and under such conditions as prescribed by federal regulations shall be made by each affected agency.

Further amend the bill by striking out section 3 and inserting in place thereof the following:

3 Indirect Costs on Federal Grants. Amend RSA 124 by inserting after section 10 the following new subdivision:

Indirect Costs

124:11 Computation of Indirect Costs Required. Each state agency receiving a federal grant or grants shall compute an agency indirect cost rate for each grant as provided by federal regulation and shall apply the same to each grant it receives. Any state agency making grants of federal funds to any other state agency, either directly or as a pass-through, shall fund the indirect costs for each such grant in the amount of the indirect costs of the state agency to which it has granted the funds in accordance with the indirect cost rate computed as provided by federal regulations by the receiving state agency. All such indirect costs received shall accrue to the state general fund and shall not be available for expenditure by the agency, except that in the case of the departments of public works and highways and fish and game that proportion of any indirect cost recovery which represents costs of either of said departments as opposed to the state-wide overhead cost portion of the rate shall accrue to the highway fund or the fish and game fund as applicable.

4 Effective Date. This act shall take effect upon passage.

Amendment adopted.

Ordered to third reading.

SB 215, providing that interest earned on moneys deposited into the sire stakes fund may be used pursuant to RSA 426-A:5. Inexpedient to legislate. Rep. Drake for Appropriations.

No compelling reason was offered to support this special dedication of interest money of \$400 per year.

Resolution adopted.

SB 220, making an appropriation for the current use advisory board. Ought to pass with amendment, Rep. Drake for Appropriations.

Makes an appropriation for printing of forms, travel and per diem necessary under RSA 79-A:3.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Appropriation. The sum of one thousand dollars for the fiscal year ending June 30, 1976 and a like amount for the fiscal year ending June 30, 1977 is hereby appropriated for expenses of the current use advisory board established pursuant to RSA 79-A3. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Ordered to third reading.

Rep. Taylor abstained from voting under Rule 16.

SB 238, relative to payment to certain town clerks for services to unincorporated places during elections and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

The level of service required by law does not justify the fees requested.

Resolution adopted.

SB 308, increasing cosmetology and manicuring license and registration fees and establishing biennial renewal periods for such licenses and registrations. Ought to pass. Rep. Drake for Appropriations.

Increase in fees will allow us to pay for personnel properly required to administer the regulation of this field.

Ordered to third reading.

SB 320, appropriating the federal funds available to the state under the "Reed Act" for the 1977 biennium. Ought to pass. Rep. Drake for Appropriations.

Necessary funding for administration of Department of Employment Security. Money for this in Federal Reed Act.

Ordered to third reading.

SB 78, establishing a committee to study methods of financing public education. Inexpedient to legislate. Rep. Charles W. Grassie for Education.

The committee feels that a proper study cannot be conducted without adequate funding.

Resolution adopted.

The Speaker called for the special orders:

SB 316, prohibiting the sale of birth control devices to certain minors without parental consent. Majority: Ought to pass with amendment; Rep. Eugene Daniell for Health and Welfare. Minority: Ought to pass. (Reps. Appleby, Gabrielle Gagnon, Chris Andersen, Reardon, Sweeney, Ralph and George E. Gordon)

Majority: Acceptance of the committee report "ought to pass as amended" would prohibit the dispensing of contraceptive devices to minors under 14 years of age. Minority: Passage of this bill in its original form with applicable age of 16 will provide for closer communications between parent and child and would act as a deterrent for certain children who might otherwise enter into a life of sexual promiscuity. There has been a noticeable erosion of parent child relationship and the minority feels that passage of this proposal will help to mend said relationship. Minority also feels that if this bill ends up in a committee of conference that it will end up in sure defeat.

Rep. French moved that debate on SB 316 be limited to one-half hour equally divided.

Adopted.

Rep. George Gordon requested a quorum count.

The Speaker declared a quorum present.

Rep. George Gordon moved that the report of the minority, ought to pass, be substituted for the report of the majority, ought to pass with amendment, and spoke to his motion.

(Rep. French in the Chair)

Reps. Blanchette, Nighswander, David Bradley and Eugene Daniell spoke against the motion.

Reps. Sweeney, George Wiggins, Ralph, Chris Andersen and Morrissette spoke in favor of the motion.

Rep. Nighswander moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

(Speaker in chair)

Rep. Corey abstained from voting under Rule 16.

YEAS 144 NAYS 154 YEAS 144

BELKNAP COUNTY

Mansfield, James Murray and Young.

CARROLL COUNTY

Conley, Dickinson, Duprey, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Ladd, Langille, Marshala, Milbank, Nims, Turner and Whipple.
COOS COUNTY

Drake, Rebecca Gagnon, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Gaylord Cummings and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Baker, Bednar, Emile Boisvert, Wilfrid Boisvert, Bragdon, Burke, Carswell, Carter, Cobleigh, Coburn, William Desmarais, Drewniak, Dwyer, Clyde

Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Granger, Gravelle, Philip Heald, Daniel Healy, Howard Humphrey, Karnis, LaChance, Lynch, MacDonald, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Sweeney, Theriault, P. Robert Thibeault, Tropea, Vachon, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, Milton Cate, Chandler, Gamache, George Gordon, Harriman, James Humphrey, William Kidder, LaBonte, Plourde, Ralph, Riley and Tarr.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Charles Cummings, Dame, Ellis, Erler, Gage, Goff, Gorman, Hobbs, Kashulines, Kelley, King, Page, Parolise, Read, Richards, Schwaner, Tavitian, George Thibeault, Twardus and Webster.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dunlap, Habel, Joncas, Joos, Kimball, Kincaid, Maloomian, Parnagian, Pray, Preston, Ruel, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Scott and George Wiggins.

NAYS 154

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Goyette, Hildreth, Marsh and Nighswander.

Roderick Allen, Russell Chase, Claflin and Towle.

CHESHIRE COUNTY

Close, Cooke, Anne Gordon, Hanna, Cleon Heald, Johnson, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Burns, Cooney, Craggy, Horton, Huggins, Mabel Richardson and Wiswell. GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gemmill, Hough, Mann, Melnick, Symons, Taylor and Bruce Townsend. HILLSBOROUGH COUNTY

Ahern, Arnold, Belanger, Boyd, Colson, Corser, Crotty, Philip Currier, Forsaith Daniels, Day, Joseph Eaton, Fleisher, Gramling, Salvatore Grasso, Edmund Keefe, Lawrence, Lyons, Martin, Morgan, Morgrage, Fred Murray, Normand, O'Neil, Orcutt, Peters, Quigley, Record, Leonard Smith, Kenneth Spalding, Van Loan, Wheeler, Withington, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, John Cate, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, McNichol, Millard, Noble, Packard, Rich, Ryan, Shepard, Sherman and Elmer Wiggin. ROCKINGHAM COUNTY

Appel, Belair, Benton, Blanchette, Briggs, Campbell, Collins, Cunningham, Danforth, Roy Davis, Donald DeCesare, Eastman, Flanagan, Ganley, Gaskill, Gillis, Greene, Harney, Hoar, Krasker, Niebling, O'Connell, Peterson, Reese, Rogers, Sanborn, Constance Simard, Skinner, Splaine, William Stevens, Wilson and Wolfsen. STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Dumais, Charles Grassie, Hebert, Lessard, McManus, Rod O'Connor, Osgood, Parshley, Robillard, Rowell, Sackett, Barbara Thompson, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Roma Spaulding, Sara Townsend, Tucker and Williamson. and the motion lost.

Rep. Roma Spaulding moved that SB 316 be laid upon the table.

Rep. Peterson requested a roll call.

Sufficiently seconded.

YEAS 194 NAYS 100 YEAS 194

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Hildreth, Mansfield and Young.

CARROLL COUNTY

Conley and Dickinson.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Robert Callahan, Close, Hanna, Cleon Heald, Johnson, Langille, Marshala, Milbank, Proctor, Ramsey, Russell, Turner, Wells and Whipple.

COOS COUNTY

Burns, Cooney, Fortier, Horton, Huggins, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, Chambers, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, Hough, Mann, Pepitone, Symons and Taylor.

HILLSBOROUGH COUNTY

Ahern, Arnold, Baker, Bednar, Belanger, Emile Boisvert, Wilfrid Boisvert, Boyd, Burke, Carter, Cobleigh, Coburn, Colson, Corey, Crotty, Philip Currier, Forsalth Daniels, William Desmarais, Drewniak, Dwyer, Favreau, Fleisher, Gauthier, Gramling, Granger, Salvatore Grasso, Daniel Healy, Howard Humphrey, Karnis, LaChance, Lyons, MacDonald, Martin, Morgan, Morgrage, Normand, Timothy O'Connor, O'Neil, Paradis, Arnold Perkins, Polak, Quigley, Reardon, Record, Reidy, Henry Richardson, Seamans, Andre Simard, Sing, Leonard Smith, Kenneth Spalding, Theriault, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn, Withington and Ziakas.

Ayles, Bartlett, Laurent Boucher, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, David Currier, Eugene Daniell, Estee, Gamache, George Gordon, Hager, Haller, Hanson, Harriman, Hess, William Kidder, LaBonte, McNichol, Noble, Plourde, Rich, Riley, Ryan, Sherman and Tarr.

ROCKINGHAM COUNTY

Belair, Blanchette, Briggs, Campbell, Collins, Charles Cummings, Roy Davis, Eastman, Ellis, Gage, Ganley, Gaskill, Gorman, Hoar, Hobbs, Kashulines, Kelley, Niebling, Page, Reese, Richards, Schwaner, Skinner, Twardus, Webster and Wolfsen. STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dumais, Dunlap, Habel, Joncas, Kimball, McManus, Rod O'Connor, Osgood, Preston, Robillard, Rowell, Ruel, Sackett, Tibbetts, Torrey, Tripp, Winkley and Woods. SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Scott, Roma Spaulding, Tucker and George Wiggins.

NAYS 100

BELKNAP COUNTY

Goyette, Marsh, James Murray and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Duprey, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Cooke, Cournoyer, Fillback, Anne Gordon, Ladd and Nims.

COOS COUNTY

Craggy, Drake, Rebecca Gagnon, Mabel Richardson and York.

GRAFTON COUNTY

David Bradley, Richard Bradley, Cynthia Clark, Gemmill, Melnick and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Bragdon, Carswell, Corser, Day, Joseph Eaton, Gardner, Gravelle, Philip Heald, Edmund Keefe, Lawrence, Lynch, Morrissette, Fred Murray, Orcutt, Russell Perkins, Peters, Sweeney, P. Robert Thibeault, Van Loan, Woodruff and Zechel

MERRIMACK COUNTY

Chris Andersen, Chandler, Alice Davis, James Humphrey, H. Gwendolyn Jones, Kenlson, Millard, Packard, Ralph, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, William Boucher, Casassa, Cunningham, Danforth, Donald DeCesare, Erler, Flanagan, Gillis, Greene, Harney, King, Krasker, O'Connell, Parolise, Peterson, Anthony Randall, Read, Rogers, Sanborn, Constance Simard, Splaine, William Stevens and Tavitian.

STRAFFORD COUNTY

Charles Grassie, Hebert, Joos, Kincaid, Lessard, Maloomian, Pray and Barbara Thompson,

SULLIVAN COUNTY

Barrus, Frizzell, Lucas, Sara Townsend and Williamson.

and the motion passed.

Rep. Lynch who voted no, notified the clerk that she inadvertently voted incorrectly, and wished to vote yes.

SB 349, increasing the funds provided for construction of the Dover-Somersworth interchange. Inexpedient to legislate. Rep. Desnoyer for Public Works.

The subject matter covered in SB 349 has been covered in HB 250. The committee has supported the need for the interchange in the past and continues to do so now. However, it is felt that HB 250 is the proper vehicle to accomplish the project.

Rep. Forsaith Daniels moved that SB 349 be laid upon the table.

Adopted.

SB 293, establishing a committee to study the creation and operation of a new forensic unit at the New Hampshire hospital and making an appropriation therefor. Ought to pass with amendment. Rep. Milne for Legislative Administration.

This bill establishes a committee to study the creation and operation of a new forensic unit for the state.

The amendment reduces the appropriation, adds a designee of the governor and substitutes the word "for" in place of the word "at" in line 2.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a committee to study the creation and operation of a new forensic unit for the

New Hampshire hospital and making an appropriation therefor.

Amend the bill by striking out section ${\bf 1}$ and inserting in place thereof the following:

- 1. Committee Established. There is hereby established a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital composed of the following members:
- I. The commissioner of health and welfare, who shall serve as chairman of the committee and convene the first meeting;
 - II. The attorney general or his designee;
 - III. One superior court judge appointed by the chief justice of the superior court;
 - IV. The warden of the state prison or his designee;
 - V. The superintendent of the New Hampshire hospital or his designee;
- VI. The chairman of the mental health subcommittee of the advisory commission on health and welfare or his designee; and

VII. The governor or his designee.

Amend the bill by striking out sections 2 and 3 and inserting in place thereof the following:

2 Duties; Compensation. The committee shall study the creation and operation of a new forensic unit for the New Hampshire hospital and report its findings and recommendations, together with proposed legislation, to the general court no later than October 1, 1975. The committee may employ clerical staff and consultants within the appropriation. Members shall be entitled to reimbursement for mileage and expenses incurred in carrying out their duties under this act in the same manner as is provided for state employees.

3 Appropriation. The sum of two thousand five hundred dollars is hereby appropriated for the purposes of section 2 of this act for the biennium ending June 30, 1977. The governor is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

Amendment adopted.

Rep. Ryan offered an amendment.

AMENDMENT

Amend section 1 of the bill by striking out all after paragraph V and inserting in place thereof the following:

VI. The chairman of the mental health subcommittee of the advisory commission on health and welfare or his designee;

VII. The governor or his designee;

VIII. One member of the house of representatives appointed by the speaker; and IX. One member of the senate appointed by the president.

The clerk read the amendment in full.

Rep. Ryan spoke to his amendment.

Rep. Duprey spoke in favor of the amendment.

Amendment adopted.

Referred to Appropriations.

RECESS

SENATE MESSAGES

REQUESTS CONCURRENCE TO AMENDMENTS

HB 669, increasing the compensation of jurors. (Amendment printed SJ May 27.) Rep. Frizzell moved that the House concur.

Adopted.

HB 951, establishing a committee to study and report on the cause and prevention of sex crimes. (Amendment printed SJ May 27.)

Rep. Frizzell moved that the House concur.

Adopted.

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts. (Amendment printed SJ May 27.)

Rep. Shirley Clark moved that the House concur.

Adopted.

HB 903, to limit liability of persons serving on professional standards review organizations. (Amendment printed SJ May 27.)

Rep. Roma Spaulding moved that the House concur.

Adopted.

HB 964, relative to legislative proceedings and the duties and expenses of the clerks of both houses. (Amendment printed SJ May 27.)

Rep. Duprey moved that the House concur.

Adopted.

HB 879, directing the joint committee or legislative facilities to study and report on legislative printing. (Amendment printed SJ May 27.)

Rep. Duprey moved that the House concur.

Adopted.

HB 928, relative to authority for aid to the general court. (Amendment printed in SJ May 27.)

Rep. French moved that the House concur.

Adopted.

RECALL FROM THE GOVERNOR

HB 379, relative to education of handicapped children, has been recalled from the Governor and has been referred to the Senate Finance Committee.

COMMITTEE REPORTS CONTINUED

SB 235, relative to the membership on the judicial council. Ought to pass. Rep. Wilfrid Boisvert for Executive Departments and Administration.

This bill, put in at the request of the judicial council, would expand that group to include a representative of the district and municipal judges. This person representing about one hundred judges who serve forty-one district and eighteen municipal courts.

Ordered to third reading.

SB 335, relative to the notice requirement for the early retirement option for supreme and superior court justices. Ought to pass, Rep. Noble for Executive Departments and Administration.

Under the present law, judges are required to give a six month's notice of resignation. Should a judge be unable to perform his duties due to illness and submit his resignation, the position would be vacant for six months. This bill would reduce the time of notification to thirty days, so the vacancy could be filled more quickly.

Rep. Noble offered an amendment.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

The clerk read the amendment in full.

Amendment adopted.

Ordered to third reading.

SB 212, relative to incorporation of nonprofit health service corporations. Ought to pass with amendment. Rep. Eugene S. Daniell for Health and Welfare.

An agreed bill, concerning merger of Blue Cross-Blue Shield, between Insurance Department and the Blues. Unanimous vote.

AMENDMENT

Amend RSA 420-A:1, II as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

II. Every such corporation shall be governed by this chapter and shall be exempt from this title except for the provisions of RSA 419 and 420, provided however, if any provisions of RSA 419 or 420 are inconsistent with this chapter the provisions of this chapter shall prevail. Every such corporation and its agents shall be subject to the fees prescribed for hospital and medical service corporations under RSA 400-A:29, VII.

Amend RSA 420-A6, as inserted by section 1 of the bill, by striking out said section and inserting in place thereof the following:

420-A:6 Filing and Approval of Contracts. No such corporations shall enter into any contract with subscribers until it shall have filed with the commissioner a copy of the form of such contract, including all riders and endorsements thereon, and until the commissioner's approval thereof shall have been obtained. Any form of contract not disapproved by the commissioner within ninety days after the filing, shall be deemed to have been approved as filed.

Amend RSA 420-A:10 as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

420-A:10 Reserves. Every such corporation shall collect reasonable rates as described in RSA 420-A:11, designed to permit it to accumulate and maintain a contingency reserve fund.

Amend RSA 420-A:11 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

420-A:11 Annual Review. Annually, in the month of April, the insurance commissioner shall review the rates of every such corporation, and shall, not later than sixty days after the first of April of each year, provided that the corporation has filed all pertinent data, make adjustments thereto, if any, as are just and reasonable. Whenever the contingency reserve fund of such corporation shall be less than eight

percent of its annual premium income, the commissioner shall permit the corporation to charge rates designed to enable it to increase its contingency reserve fund by an amount equal to at least two percent of the annual premium income of the corporation. If the liabilities of such corporation exceed its assets, however, the commissioner shall permit the corporation to charge rates designed to enable the corporation to accumulate such a reserve fund by an amount equal to at least five percent of the annual premium income of the corporation until such time as the assets of the corporation equal its liabilities. In no event shall the commissioner permit the corporation to charge rates which would result in a reserve fund in excess of 16 percent of the annual premium volume of the corporation. This section shall not preclude the granting of appropriate rate changes at any other times. In connection with a rate decision, the commissioner may also make reasonable supplemental orders to the corporation and may attach reasonable conditions and limitations to such orders as he finds, on the basis of competent and substantial evidence, necessary to insure that benefits and services are provided at minimum cost under efficient and economical management of the corporation.

Amend RSA 420-A as inserted by section 1 of the bill by inserting after section 19 the following new section:

420-A:20 Rules and Regulations. The commissioner is authorized and empowered to establish such rules and regulations in accordance with RSA 541-A which are reasonable and necessary to administer and enforce the provisions of this chapter.

Amendment adopted.
Ordered to third reading.

SB 337, adding a chiropractor to the health and welfare advisory commission. Ought to pass with amendment. Rep. Appleby for Health and Welfare.

This bill increases the membership of the health and welfare advisory commission.

AMENDMENT

Amend RSA 126-A:8, I, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

- I. The advisory commission shall consist of the members designated in this paragraph, provided that in the case of members designated in subparagraph (a) through (i), the member shall be appointed from two or more candidates nominated by the professional organization identified in the subparagraph designating the profession of the member:
- (a) one physician specializing in psychiatry, New Hampshire State Medical Society;
 - (b) one pediatrician, New Hampshire State Medical Society;
 - (c) one general practitioner or internist, New Hampshire State Medical Society;
 - (d) one psychologist, New Hampshire psychological Association;
- (e) one social worker, New Hampshire Chapter of the National Association of Social Workers;
 - (f) one dentist, New Hampshire Dental Association:
 - (g) one hospital administrator, New Hampshire Hospital Association;
- (h) one county hospital administrator, New Hampshire Superintendents and Matrons Association;
 - (e) one registered nurse, New Hampshire Nurses Association;
 - (j) one chiropractor, licensed to practice in New Hampshire; and
- (k) five members-at-large who are not members of the medical profession who shall include representatives of nongovernmental organizations or groups concerned with the operation, construction or utilization of hospitals, including representatives of the consumers of hospital services to be nominated and appointed by the governor and council, having due regard for their individual background and interest in the field of health or welfare.

Amendment adopted.

Ordered to third reading.

SB 4, regulating the liability of governmental units in actions to recover for bodily injury. Ought to pass with amendment. Rep. Morrissette for Judiciary.

In accordance with a recent court decision this bill provides for municipal and county liability for bodily injury caused by the fault of the political subdivision covering motor vehicles but excepting public sidewalks, streets and highways. Many towns already carry insurance. The committee favors passage of this part of the bill. That part of the bill referring to state liability is reported for interim study looking toward assumption of responsibility by the state. The limit of liability is \$50,000.

AMENDMENT

Amend RSA 507-B:1, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. "Governmental unit" means any political subdivision within the state including any county, city, town, precinct, school district, supervisory union or departments or agencies thereof, or any other body corporate and politic within the state, but does not include the state or any department or agency thereof.

Amend RSA 412:3 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

412:3 Procured By Governmental Agency. It shall be lawful for the state or any municipal subdivision thereof, including any county, city, town, school district, supervisory union or other district, to procure the policies of insurance described in RSA 412:1. In any action against the state or any municipal subdivision thereof to enforce liability on account of a risk so insured against, the insuring company or state or municipal subdivision thereof, shall not be allowed to plead as a defense immunity from liability for damages resulting from the performance of governmental functions, and its liability shall be determined as in the case of a private corporation. Provided, however, that liability in any such case shall not exceed the limits of coverage specified in the policy of insurance or as to governmental units defined in RSA 507-B4, if applicable, whichever is higher, and the court shall abate any verdict in any such action to the extent that it exceeds such limit.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Interim Study. The house judiciary committee shall undertake an interim study of the doctrine of sovereign immunity as it presently applies and will continue to apply to the state of New Hampshire. Such study shall consider, but not be limited to, whether or to what extent the doctrine should be perpetuated or abrogated, the problems which may be created by the existence of the doctrine, the problems which might be created by complete or partial abrogation of the doctrine, the extent to which the state could purchase insurance against certain risks and the costs of such insurance in the event that the doctrine were completely or partially abrogated, the extent to which the state could be a self-insurer in the event that the doctrine were completely or partially abroqued, the legal costs which would be incurred by the state to defend against law suits in the event that the doctrine were completely or partially abrogated, the extent to which the doctrine should be continued or abrogated with respect to certain activities or properties of the state, and all other matters which the committee in its discretion determines relevant to the study. The committee shall submit its findings and recommendations on or before January 31, 1977, to the president of the senate and the speaker of the house.

4 Effective Date. This act shall take effect July 1, 1975 and shall apply only to causes of action accruing on and after that date.

Rep. Frizzell explained SB 4.

Amendment adopted.

Ordered to third reading.

SB 339, relative to introduction of evidence at board of taxation hearings. Ought to pass. Rep. McManus for Judiciary.

Improves procedure of tax commission hearings. Makes more information available to the parties.

Ordered to third reading.

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade Act of 1974.

Ought to pass with amendment. Rep. Close for Labor, Human Resources and Rehabilitation.

Amendment changes effective date to July 1, 1975. The Trade Act requires the state to pay such unemployment compensation: failure to enact this bill will cost New Hampshire employers 15 of their credits under the Federal Unemployment Tax Act. Unanimous vote.

AMENDMENT

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Ordered to third reading.

SCR 12, establishing a special joint committee on energy resources and energy uses. Ought to pass with amendment. Rep. Close for Labor, Human Resources and Rehabilitation.

The resolution sets up a joint committee to work with other states on energy resources and energy uses. The amendment adds two additional House members.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

There is hereby established a special joint committee on energy resources and energy uses to coordinate and cooperate with the other states of the northeast region. The committee shall consist of three senators appointed by the president of the senate and five representatives appointed by the speaker of the house. The committee shall submit a report of its activities together with recommendations and any proposed legislation to the president of the senate and the speaker of the house on or before December 15, 1976.

Amendment adopted.
Referred to Appropriations.

SCR 17, establishing a select committee to study the election laws and the application of same. Ought to pass with amendment. Rep. Tucker for Legislative Administration.

This resolution sets up a select joint committee to examine the election laws and their administration.

The amendment changes the makeup of the committee by adding two more House members. The amendment also provides that a member of Legislative Services will assist the committee.

AMENDMENT

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That, another committee be named to further study this. The committee shall consist of five members of the senate to be appointed by the president, and seven members of the house, four from the majority party and three from the minority party, to be appointed by the speaker. Said committee shall investigate, study and hold hearings as deemed necessary to determine which election laws and the application of same require legislative change; and

That, a professional employee of the office of legislative services be appointed by the director of legislative services to assist the committee in the performance of its duties pursuant to this resolution; and

That, the committee chairman is authorized and empowered, when so directed by a vote of the majority of the committee, to issue subpoenas and subpoenas duces tecum in the name of the committee for the attendance of witnesses and the production of any documents or records declared by the committee to be necessary for it to carry out its duties. The chiarman or acting chairman may require any witness testifying before the committee to testify under oath and he may administer said oath; and

That, the committee shall, by December 15, 1976, or the convening of a special session of the general court, whichever comes first, complete its investigation, hearings and studies and submit its findings and any recommendations for proposed legislation in writing to the president of the senate and the speaker of the house.

Amendment adopted. SCR 17 adopted.

SB 26, to provide for the design and contract plans for the reconstruction of Pontook Dam on the Androscoggin River in Dummer. Inexpedient to legislate. Rep. Charles Cummings for Public Works.

The committee felt that this project and the appropriation proposed under this bill could not be justified at this time in view of the state's overall financial situation.

Resolution adopted.

SB 73, relative to public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriation therefor. Ought to pass with amendment. Rep. Claflin for Resources, Recreation and Development.

Bill deals in an orderly manner with the increasing recreational load on the Mt. Monadnock area.

AMENDMENT

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Monadnock-Gap Mountain Area. Amend RSA by inserting after chapter 227-C the following new chapter:

CHAPTER 227-D

Preservation of Mount Monadnock-Gap Mountain

227-D:1 Declaration of Policy and Purpose. The general court declares that Mt. Monadnock located in the towns of Dublin, Jaffrey and Marlborough and, to a lesser extent, Gap mountain in Troy, constitute a unique geographical attraction which brings thousands of visitors to the state each year, and require supervision and planning by the state of New Hampshire. It has been established that there is a great need for the state to take jurisdiction over the lands on Mt. Monadnock which are presently open to the public in order that these unique highlands can be preserved from the ravages of over-use. It is especially clear that access to Mt. Monadnock can only be controlled if the state, through the department of resources and economic development can regulate and police the well established trails leading to the summit.

227-D:2 Leases of Land. The department of resources and economic development is hereby authorized and directed to negotiate with the Society for the Protection of New Hampshire Forests, the town of Jaffrey and the town of Troy lease agreements by which the lands now owned by the Society and said towns shall be managed and supervised by the department of resources and economic development personnel. Such lease agreements shall include but are not limited to, provisions for the exercise of police powers vested in parks division personnel on such lands, timber cutting, trail location and relocation, search and rescue operations, public liability, restrictive uses such as camping, the term of the lease, and all other aspects of operating said lands for public recreational uses consistent with the natural mountain environment. The lease with the Society for the Protection of New Hampshire Forests may also include provisions for the lease of land owned by said Society on Gap mountain.

227-D:3 Tax Exemption. The land presently owned by the Society for the Protection of New Hampshire Forests on Gap mountain in Troy shall hereafter be exempt from local property taxes normally imposed by the town of Troy so long as the Society and the state of New Hampshire as lessee of the Society for the Protection of New Hampshire Forests shall use said lands for recreational, wildlife, open space and forestry purposes only. Any leases adopted under this section shall not preclude the department of resources and economic development from charging fees for the use of lands specified in this section.

227-D:4 Advisory Commission. There is hereby established a Monadnock advisory commission which shall establish policies affecting the recreational use of Mt.

Monadnock and Gap mountain. Such commission shall consist of two members from each town of Dublin, Jaffrey, Marlborough and Troy, the commissioner of resources and economic development, the director of the division of parks and the director of the division of resources development of the department of resources and economic development, and the president/forester of the Society for the Protection of New Hampshire Forests or their designees. The town member shall be selected by the towns annually either by appointment of the selectmen or by the annual town meeting as the towns shall determine at their annual meeting. Vacancies shall be filled by the selectmen for the unexpired term. The commission shall meet at least twice a year to review the policies and plans of the department of resources and economic development as they relate to Mt. Monadnock and Gap mountain.

227-D:5 Powers of the Advisory Commission. The Monadnock advisory commission shall have no power to increase the duties imposed upon the department of resources and economic development under this chapter but any proposed policy of the department of resources and economic development relating to the use of Mt. Monadnock or Gap mountain which is unanimously disapproved by the members of said commission representing the towns, present and voting, shall be void and inoperative.

227-D:6 Easements on Nonpublic Areas. The department of resources and economic development is hereby authorized and directed to contact any private landowners through whose property or properties the summit trails to Mt. Monadnock or Gap mountain lead and to offer to undertake police and recreational jurisdiction over the said trails as they pass through said private property or properties in order to protect the landowners and the trails.

2 Capital Appropriations. The sums detailed in this section are hereby appropriated to the department of resources and economic development for capital improvements:

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Land Acquisition	\$300,000
Administrative costs	15,000
Parking areas at Marlborough Trail and Toll Road	5,000
Improvements to the Park as expanded on Bolles	
and Jewell properties	85,000
Improvements to town road leading	
to the Marlborough Trail	2,000
Fence to enclose reservoir for town	
of Jaffrey	14,000
Less federal funds	195,000

Net State Appropriation

\$226,000

3 Bonds Authorized. To provide funds for the appropriation of state funds made in section 2 of this act, the state treasurer is hereby authorized to borrow upon the credit of the state the sum of two hundred twenty-six thousand dollars and for said purpose may issue bonds and notes in the name and on behalf of the state of New Hampshire in accordance with the provisions of RSA 6-A.

4 Payment of Principal and Interest. The payment of principal and interest on bonds and notes issued under section 3 of this act shall be made when due from the general funds of the state.

5 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.
Referred to Appropriations.

SB 334, exempting guarantees for maintenance products from motor vehicles warranty regulations. Inexpedient to legislate. Rep. James Murray for Transportation. Committee felt that the oil company guarantees that this bill would allow in New Hampshire were of no value to the public. Vote was unanimous.

Resolution adopted.

SB 138, relating to the definition of property within the state under the business profits tax. Refer to the Committee on Ways and Means for interim study and that a resolution requesting an advisory opinion be forwarded to the Supreme Court. Rep. Seamans for Ways and Means.

The committee feels that additional study of this bill is required and would be beneficial. The committee also recommends that an advisory opinion be obtained from the Supreme Court.

Resolution

Whereas, there is presently pending before the House of Representatives 1975 Senate Bill 138, relating to the definition of property within the state under the business profits tax; and

Whereas, the purpose of 1975 Senate Bill 138 is to relieve from taxation certain suppliers of the state liquor commission who would otherwise be subject to the business profits tax; and

Whereas, concern has been expressed that limiting this proposed legislation to spirits and wines may be in violation of the "proportional and reasonable" requirements of Article 5 of Part Second of the Constitution of New Hampshire or may create an impermissible classification of property in violation of Article 6 of Part Second of the Constitution of New Hampshire; now therefore be it

Resolved by the House of Representatives:

That, the justices of the Supreme Court be respectfully requested to give their opinion upon the following important questions of law:

May the general court constitutionally limit the definition of "business organization" under RSA 77-A:1, I when the consequence of such a limitation is to relieve from taxation otherwise taxable net income derived from a particular type of business activity, as specified in 1975 Senate Bill 138? Would any other provision of the New Hampshire Constitution be violated if Senate Bill 138 were enacted into law?

That, the clerk of the House transmit ten copies of this resolution and ten copies of Senate Bill 138 to the Clerk of the Supreme Court for consideration by said court. Adopted.

SB 148, relative to the meals and rooms tax exemption for permanent hotel residents. Inexpedient to legislate. Rep. Lawrence for Ways and Means.

The present law already exempts payment of the rooms tax on occupancies from the 96th day on. The committee felt it would be an undue hardship on tenants, not to refund the tax collected for the previous 95 days. Resolution adopted.

SB 242, providing an exemption from reassessment of property taxes for the installation of insulation in owner-occupied single-family residences. Inexpedient to legislate. Rep. LaBonte for Ways and Means.

The committee opposed this exemption as it was unfair to limit it to single family homes. It did not appear to be a meaningful way to deal with the energy crisis. Resolution adopted.

ENROLLED BILLS REPORT

HB 944, relative to services for the developmentally disabled.

HB 966, relative to a plea of insanity.

SB 74, relative to changes in timber harvesting laws.

SB 163, relative to uniformity of parole eligibility requirements for prisoners sentenced prior to the effective date of the criminal code.

SB 164, establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center or the New Hampshire hospital.

SB 167, extending the loaning authority of cooperative banks, building and loan associations and savings and loan associations.

SB 173, relative to optional election of planning board members in towns.

SB 194, to permit the restriction of licenses issued to insurance companies.

SB 198, changing the expiration date of licenses issued to insurance agents.

SB 208, limiting the liability of certain owners of land.

SB 214, authorizing insurance companies to purchase certain property in connection with employee relocation programs.

SB 218, relative to the confidentiality of medical review committee and chiropractic review committee proceedings.

HB 240, to delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary.

HB 429, relative to emergency treatment of certain patients at the New Hampshire hospital.

HB 464, holding administrators of Laconia state school, New Hampshire hospital, Veterans' home and the New Hampshire home for the elderly harmless if sued for violations of the Fair Labor Standards Act relative to pyament for services by residents.

HB 571, revising laws regulating the practice of architecture.

HB 575, clarifying the status of inmates of homes and institutions relative to a settlement.

HB 592, permitting the filing of small claims in the court where the plaintiff or defendant resides.

HB 676, authorizing approved absences from New Hampshire state prison.

HB 694, relative to the payment of public assistance to a protective person of an incompetent person.

HB 826, to prohibit certain motor boats and motors on Lougee Pond in Barnstead.

HB 915, permitting the voluntary recitation of the Lord's prayer and the pledge of allegiance in public elementary schools at the option of the school district.

SB 255, authorizing electronic banking for state banks.

SB 272, relative to the office of energy administrator.

SB 273, requiring public buildings to provide at least one entrance and exit designed for the handicapped.

SB 277, restricting the taking of fish in trout waters.

COMMITTEE REPORTS CONTINUED

SB 111, providing for the regulation of electricians. Ought to pass with amendment. Rep. Proctor for Executive Departments and Administration.

The bill as amended has been agreed to by all concerned including the sponsor. It does not prevent individuals from doing electrical work in their own homes, but it does put New Hampshire electricians through licensing on an equal basis with electricians in other states.

Rep. Marsh moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion, and subsequently withdrew his motion.

Rep. Marsh moved that SB 111 be laid upon the table.

Adopted.

SB 226, admitting the crime of negligent contribution to a child's delinquency and permitting a person to recover damages resulting from the torts of a minor in an action against the minor's parents. Majority: Inexpedient to legislate; Rep. Castaldo for Judiciary. Minority: Ought to pass. (Rep. Morrissette)

Majority: Who would dare to have children if this bill were enacted into law? The committee recognizes that vandalism is a serious problem, but does not see this bill as a solution. As written, any parent is liable for vandalism by his child regardless of how good a parent he may be, or whether his child was one of a group and he may be the only parent with any assets. The vote was 16-3. This bill would reap a harvest for lawyers, but they are not the ones who voted for it.

Minority feels that this bill is critically needed to place a check on vandalism. The time is long overdue to hold parents who are indifferent to continuous vandalism on the part of their children to be held responsible. The increased delinquency in this area is going up in an alarming rate and this law would serve as a deterrent.

Rep. Morrissette requested a quorum.

The Speaker declared a quorum present.

Rep. Morrissette moved that the report of the Minority, ought to pass, be substituted for the report of the Majority, inexpedient to legislate, and spoke to his motion.

(Rep. French in chair)

Reps. Hobbs, Reese, Philip Currier and Castaldo spoke against the motion.

Reps. Richard Bradley and Bednar spoke in favor of the motion.

Rep. Day spoke to the bill.

Rep. Lyons moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 153 NAYS 159 YEAS 153

BELKNAP COUNTY

Marsh, James Murray and Young.

CARROLL COUNTY

Conley, Howard and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Anne Gordon, Turner and Whipple.

COOS COUNTY

Cooney, Fortier, Rebecca Gagnon, Huggins, Oleson, Mabel Richardson and York. GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, A. C. Jones, Logan, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Bednar, Belanger, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Carter, Coburn, Joseph Cote, Kendall Cote, Margaret Cote, Crotty, Day, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Favreau, Gelinas, Granger, Salvatore Grasso, Philip Heald, George Healy, Howard Humphrey, Karnis, LaChance, Levasseur, MacDonald, Martel, Milne, Morgrage, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Reidy, Henry Richardson, Andre Simard, Sing, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn and Zechel.

John Cate, Chandler, Christensen, Alice Davis, Gamache, George Gordon, Harriman, H. Gwendolyn Jones, Millard, Noble, Plourde, Ralph, Riley, Ryan and Shepard.

ROCKINGHAM COUNTY

Belair, Cunningham, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Ellis, Erler, Gaskill, Kashulines, King, O'Connell, Page, Parr, Anthony Randall, Rogers, Sanborn, Schwaner, Constance Simard, Southwick, William Stevens, George Thibeault, Twardus, Webster and Wolfsen.
STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Dumais, Dunlap, Hebert, Joncas, Joos, Kimball, Kincaid, Osgood, Parnagian, Parshley, Pray, Preston and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Desnoyer, LeBrun and George Wiggins.

NAYS 159

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Goyette, Mansfield, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Close, Cooke, Fillback, Hanna, Cleon Heald, Ladd, Marshala, Milbank, Proctor, Ramsey, Russell and Wells.

COOS COUNTY

Horton, Hunt, George Lemire, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Mann, Melnick, Pepitone, Symons and Webb.

HILLSBOROUGH COUNTY

Ahern, Arnold, Baker, Barrett, Bishop, Emile Boisvert, Boyd, Cobleigh, Colson, Corey, Corser, Philip Currier, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gramling, Gravelle, Daniel Healy, Edmund Keefe, Lawrence, Lyons, Martin, McGlynn, Morgan, O'Neil, Orcutt, Peters, Quigley, Seamans, Shea, Leonard Smith, Kenneth Spalding, Harold Thomson, Van Loan and Withington.

MERRIMACK COUNTY

Ayles, Castaldo, Milton Cate, Raymond Chase, David Currier, Eugene Daniell, Estee, Hager, Haller, Hanson, Hess, James Humphrey, Kenison, LaBonte, McNichol, Packard, Rich, Sherman, Tarr, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Collins, Collishaw, Cotton, Charles Cummings, Dame, Eastman, Flanagan, Gage, Ganley, Goodrich, Greene, Griffin, Harney, Hoar, Hobbs, Kelley, Krasker, McEachern, Niebling, Parolise, Peterson, Read, Reese, Richards, Skinner, Splaine, Stimmell and Tavitian. STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Dudley, Charles Grassie, Habel, Horrigan, Lessard, Maloomian, McManus, Rod O'Connor, Robillard, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey and Tripp.

SULLIVAN COUNTY

Burrows, Frizzell, Lucas, Scott, Sara Townsend, Tucker and Williamson. and the motion lost.

Rep. Lynch wished to be recorded in favor of the motion, ought to pass.

Rep. Carswell who voted yea notified the clerk that she inadvertently voted incorrectly, and wished to vote yea.

Rep. McManus moved that SB 226 be indefinitely postponed.

Rep. Roderick Allen moved that SB 226 be referred to the committee on Judiciary for interim study, and spoke to his motion.

Rep. Morrissette moved that SB 226 be laid upon the table.

On a voice vote, the Speaker was in doubt and requested a division.

131 members having voted in the affirmative and 190 in the negative the motion lost.

Rep. Haller moved the previous question on the Allen motion.

Sufficiently seconded.

Adopted.

Question being on the Allen motion.

On a voice vote, the Speaker was in doubt and requested a division.

 $237\,$ members having voted in the affirmative and 88 in the negative, the motion passed.

(Speaker in chair)

SB 286, relative to fees of sheriffs and deputy sheriffs. Ought to pass with amendment, Rep. King for Municipal and County Government.

This updates the schedule of fees for salaried sheriffs and deputy sheriffs.

Reps. George Wiggins and Marsh spoke against the amendment.

Rep. Mann spoke in favor of the amendment.

Rep. Hanson moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Ordered to third reading.

SB 16, requiring reflectorized number plates on motor vehicles. Inexpedient to legislate. Rep. York for Transportation.

Committee felt commissioner of safety has the authority now to issue such plates. Further legislation is unnecessary.

Rep. Lyons moved that SB 16 be referred to the committee on Transportation for interim study to be reported back by October 1, 1975, and spoke to her motion.

Adopted.

SB 62, establishing a medical advisory board in the division of motor vehicles, department of safety. Inexpedient to legislate. Rep. Crotty for Transportation.

This bill was recommitted last week. After further testimony, the committee was still opposed unanimously.

Rep. George Wiggins moved that the words, ought to pass, be substituted for the committee report, inexpedient to legislate.

Rep. Read spoke to the committee report.

Rep. Tavitian spoke against the motion.

Rep. Wiggins withdrew his motion.

Question being on the adoption of the committee report.

Resolution adopted.

SB 239, establishing a committee to study administration, navigation and transportation on state waterways. Ought to pass. Rep. Erler for Transportation.

The last time the study on transportation on state waterways was in the 1940's. Committee felt a new study was long overdue. Vote was unanimous.

Rep. Claffin moved that the words, refer to a joint committee on Resources, Recreation and Development and Transportation for interim study be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. Coutermarsh and James Murray spoke against the motion.

Reps. Boyd, Richard Bradley and Kenneth Spalding spoke in favor of the motion.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

SB 270, relative to permitting the sale of liquid fuels without adhering to trade names. Ought to pass with amendment. Rep. Erler for Transportation.

Committee felt this bill would be a help in the event of a future gasoline shortage.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

permitting the sale of liquid fuels without adhering to trade names and requiring disclosure of octane rating and refinery location of gasoline brought into the state for resale.

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Gasoline Disclosures Required. Amend RSA 339-B by inserting after section 8 the following new section:

339-B:8-a Gasoline Octane and Refinery Location Disclosure. Any gasoline brought into this state for delivery to a retail gasoline station shall be accompanied by a bill of lading indicating the octane rating of the gasoline and the location at which it was refined. The bill of lading shall be given to the retailer when delivery is made and shall be made available to customers of the retailer, upon request, at any time when the gasoline described in the bill of lading is offered for sale by the retailer.

7 Effective Date. This act shall take effect sixty days after its passage.

Rep. Russell Chase moved that the words, refer to the committee on Transportation for Interim study be substituted for the committee report, ought to pass with amendment and spoke to his motion.

Reps. Marsh and Erjer spoke against the motion.

Rep. Belair moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Question being on the committee amendment.

Amendment adopted.

Rep. Marsh offered an amendment.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

permitting the sale of liquid fuels without adhering to trade names if mixing of gasoline brands is disclosed by retailers and requiring the disclosure of octane rating and refinery location of gasoline brought into the state for resale.

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Gasoline Disclosures Required. Amend RSA 339-B by inserting after section 8 the following new sections:

339-B:8-a Gasoline Octane and Refinery Location Disclosure. Any gasoline brought into this state for delivery to a retail gasoline station shall be accompanied by a bill of lading indicating the octane rating of the gasoline and the location at which it was refined. The bill of lading shall be given to the retailer when delivery is made and shall be made available to customers of the retailer, upon request, at any time when the gasoline described in the bill of lading is offered for sale by the retailer.

339-B:8-b Gasoline Mixing, Disclosure. Any person who sells or offers for sale at retail gasoline which is composed of two or more different brands of gasoline, shall post on each pump, the words "MIXED FUELS" in letters and numerals not less than one-half inch high.

7 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment in full.

Rep. Marsh explained his amendment.

Rep. Russell Chase spoke against the amendment.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

On a voice vote the Speaker was in doubt and requested a division.

163 members having voted in the affirmative and 98 in the negative, the Marsh amendment was adopted.

Ordered to third reading.

Rep. Philip Currier moved that SB 8, SB 203 and SCR 14 be made a special order for Thursday next.

Adopted.

SENATE MESSAGES RECALLED FROM GOVERNOR

HB 643, relative to the reporting of abused and neglected children.

ENROLLED BILLS AMENDMENTS

HB 73, relative to shifting the date of the presidential primary as circumstances may dictate.

AMENDMENT

Amend RSA 57:1 as inserted by section 1 of the bill by striking out the first four lines and inserting in place thereof the following:

57:1 Primary. On the first Tuesday in March or on the Tuesday immediately preceding the date on which any other New England state shall hold a similar election, whichever is the earlier, of each year when a president of the United States is to be elected, a primary shall be held for the election of delegates at large, alternate dele-

The amendment inserts the words "whichever is the earlier", referring to the two alternate dates for the holding of the primary to make it absolutely clear that the primary will be held on the earlier of the two dates.

Adopted.

SB 107, relative to improving adult and continuing education programs.

AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following: tion 60 the following new subdivision:

Amend RSA 186:60-62 as inserted by section 1 of the bill by renumbering said sections to read as 186:61, 186:62, and 186:63 respectively

Amend RSA 186:62, III as inserted by section 1 of the bill by striking out line one and inserting in place thereof the following: III. It is the intent of this subdivision to:

Amend RSA 186:62, IV as inserted by section 1 of the bill by striking out line one and inserting in place thereof the following: IV. This subdivision should not be construed to:

These amendments renumber the new sections in the bill and change the incorrect reference to "bill" to "subdivision".

Adopted.

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial development.

AMENDMENT

Amend paragraph IV of section 2 of the bill by striking out line one and inserting in place thereof the following: IV. Employ such assistants, agents and consultants as they shall deem

Makes a grammatical correction.

Adopted.

RECONSIDERATION

Rep. Claflin moved reconsideration on SB 239, establishing a committee to study administration, navigation and transportation on state waterways.

Reconsideration lost.

Rep. Marsh moved reconsideration on SB 270, relative to permitting the sale of liquid fuels without adhering to trade names.

Reconsideration lost.

Rep. Haller moved reconsideration on SB 226, creating the crime of negligent contribution to a child's delinquency and permitting a person to recover damages resulting from the torts of a minor in action against the minor's parents.

Reconsideration lost.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet tomorrow at 9:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

SB 19, providing for per diem allowances and expenses for the state council on aging.

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor.

SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor.

SB 91, increasing the appropriation for the construction of a fishing pler in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire.

SB 156, making an appropriation for the rehabilitation of the memorial bridge in the city of Portsmouth.

SB 184, authorizing state departments or agencies funded in whole or in part by federal funds to purchase workmen's compensation insurance to cover liability of federal's share and making the state liable for its share.

SB 220, making an appropriation for the current use advisory board.

SB 308, increasing cosmetology and manicuring license and registration fees and establishing biennial renewal periods for such licenses and registrations.

SB 320, appropriating the federal funds available to the state under the "Reed Act" for the 1977 biennium.

SB 235, relative to the membership on the judicial council.

SB 335, relative to the notice requirement for the early retirement option for supreme and superior court justices.

SB 212, relative to incorporation of nonprofit health service corporations.

SB 337, adding a chiropractor to the health and welfare advisory commission.

SB 4, regulating the liability of governmental units in actions to recover for bodily injury.

SB 339, relative to introduction of evidence at board of taxation hearings.

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade Act of 1974.

SB 286, relative to fees of sheriffs and deputy sheriffs.

SB 270, relative to permitting the sale of liquid fuels without adhering to trade names.

330 members were recorded as present.

On motion of Reps. French and Chambers the House adjourned at 5:10 o'clock.

Thursday, 29May75

The House met at 9:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Thank You Lord, for the beautiful day. I think? Help us to use such a day wisely and well. It's not easy. Even in Your Book I recall how Cain said to his brother Abel, "Let's go out in the corn patch and converse." And when they got out there, Cain clobbered Abel (Genesis 4:8, paraphrase). And in response to this You said to Cain, "What have you done?" (Genesis 4:10, paraphrase). We'll really be asked, in Your good time, "What have we done?" with this glorious day—a time filled with great possibilities. O Righteous Father, keep us intuned to the Beatitudes—humility, sensitivity, discipline, intentionality, compassion, sincerity, reconsiliation, courage. Safe guard us from the "seek and destroy" compulsion that "chomps at the bit" in all of us and dare to follow the lifestyle of that Man called Jesus who had it all-together. O God, bless us with an all-together lifestyle, pleasing in Your sight. Amen!

Rep. Kelley led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Valliere, Poulin, Taylor, Holland and A. C. Jones, the day, important business.

Rep. Duhaime, the day, illness.

INTRODUCTION OF GUESTS

Dante Martinez of the Dominican Republic, an Exchange student living with the Rogers' family and going to Northern Essex College, Haverhill, Mass., guest of Rep. Rogers.

Students from the Derryfield School and the University of New Hampshire and former member of the House and President of the Senate, David Nixon and Mrs. Murray Devine, teacher.

SENATE MESSAGES

HB'S REFERRED TO INTERIM STUDY

HB 735, requiring notice and a hearing for any police officer who is dismissed or suspended.

HB 789, limiting recreational boats and motors on Indian Pond in Orford to five horsepower or less.

NONCONCURRENCE

HB 129, reducing the penalties for possession of less than one ounce of cannabis-type drugs and repealing the offense of knowingly being in the presence of a controlled drug.

HB 520, prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season, except by an operator on his own private land.

(Rep. French in the Chair) CONCURRENCE

HB 864, relative to the licensing of persons to carry loaded pistols and revolvers.

HB 919, relative to the real and personal property tax exemptions for veterans' widows and veterans who are totally and permanently disabled.

HB 983, relative to the custody of permanent records of each house of the general court.

HB 962, allowing towns to authorize expenditure of disaster funds.

HB 920, to permit the delegation of certain public assistance administrative functions to overseers of public welfare.

 $\ensuremath{\mathsf{HB}}$ 794, providing for interest charges for public assistance liens filed by towns and cities.

HB 766, to permit bills for sewer rentals to be combined with bills for other municipal services.

HB 709, defining taxes to include special assessments and agreements in lieu of or in the nature of special assessments for tax collection and lien purposes,

HB 918, authorizing the town of Hampton to establish a special trust fund into which it may pay the proceeds of sales of certain lands.

HB 622, relative to sales, leases, and use of real property of a county.

HB 77, relative to registered nurses and practical nurses, their education and registration; and making an appropriation therefor.

HB 108, relative to the period of eligible service for qualifications for veteran's property tax exemption.

HB 204, providing for partial distributions from estates pending final settlement.

HB 250, relative to the New Hampshire turnpike system.

HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike.

HB 283, making an additional appropriation for fiscal 1975 for the medical education loan program.

HB 510, establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire.

 $\ensuremath{\mathsf{HB}}$ 548, requiring all police officers to wear a name tag when in uniform on active duty.

HB 763, requiring employee lunch or eating periods.

HB 874, relative to appeals from probate courts.

HB 807, requiring a lessor to execute and deliver a copy of the lease within thirty days after execution and delivery of the lease by the lessee.

CONCURRENCE TO HOUSE AMENDMENTS

SB 166, relative to limitations on the loaning authority of cooperative banks, building and loan associations and savings and loan associations in mobile home financing.

SB 189, relative to information required to be maintained and updated by the supervisors of the checklist.

SB 193, providing for liquor licenses for nonprofit performing arts facilities.

SB 210, relative to notice on hearings on approval of subdivision plats.

SB 233, establishing a study commission on the rights of children.

SB 249, relative to the duties and authority of the commissioner of health and welfare and increasing certain penalties.

SB 283, prohibiting the reduction of accident and health insurance benefits by reason of an increase in social security benefits.

SB 297, restricting camping along a public highway and on public property.

SB 331, establishing the Salmon Falls river watershed advisory committee.

SB 345, providing for payment of a claim to Ervin Grant and making an appropriation therefor.

ACCEDED REQUESTS FOR COMMITTEE OF CONFERENCE

HB 758, adopting a New Hampshire-Vermont interstate sewage and waste disposal facilities compact.

The President appointed: Sens. Rock, Poulsen and Preston.

HB 56, relating to a general revision of laws regulating land surveyors.

The President appointed: Sens. Poulsen, Monier and Preston.

ENROLLED BILLS AMENDMENTS

HB 768, relative to the establishment of city and town forests.

AMENDMENT

Amend RSA 31:112, I as inserted by section 1 of the bill by striking out lines eleven through thirteen and inserting in place thereof the following: shall send a copy to the director of the division of forests and lands, department of resources and economic development. Vacancies for the unexpired terms shall be filled in the same manner as the original appointments.

Amend RSA 31:114 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

31:114 Director of Forests and Lands.

- I. The director of forests and lands, department of resources and economic development, shall assist, at its request, any city or town which has established a city or town forest.
- 11. The director of forests and lands shall keep an inventory of all city and town forests in the state.

This amendment is necessary to correct the title of the director of the division of resources development to the director of the division of forests and lands pursuant to 1975, 146 (SB 94).

Adopted.

HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required.

AMENDMENT

Amend RSA 354-A:17 as inserted by section 1 of the bill by striking out line two and inserting in place thereof the following:

cable to any law enforcement agency or guards of any correctional institution

This amendment corrects a typographical error in the committee amendment to the bill.

Adopted.

HB 351, relative to equine infectious anemia and making an appropriation therefor.

AMENDMENT

Amend section 2 of the bill by striking out lines three through five and inserting in place thereof the following:

one hundred sixty-two dollars for the fiscal year ending June 30, 1977, is hereby appropriated to the department of agriculture for the purposes of section 1 of this act, to be expended as follows:

This amendment corrects an error in the appropriation language. Adopted.

HB 633, relative to the practice of medicine by United States graduates of foreign medical schools.

AMENDMENT

Amend RSA 329:12, III (a), as inserted by section 2 of the bill, by striking out same and inserting in place thereof the following:

(a) Satisfies the requirements of paragraph I (a), (b) and (c).

Corrects a cross reference to conform to present drafting style. Adopted.

ENROLLED BILLS REPORT

 $\ensuremath{\mathsf{HB}}$ 73, relative to shifting the date of the presidential primary as circumstances may dictate.

Mabel L. Richardson for the Committee.

COMMITTEE REPORTS

SB 24, establishing a commission on children and youth; and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Committee struck out appropriation, feeling that federal or other funds would be available.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a commission on children and youth.

Amend the bill by striking out all after section 1 and inserting in place thereof the following:

2 Effective Date. This act shall take effect July 1, 1975.

Amendment adopted.

Ordered to third reading.

A quorum was requested.

The Speaker declared a quorum present.

SB 66, providing additional cost of living increases for retired members of the N. H. Teacher's Retirement system, the N. H. Policemen's Retirement system, the N. H. Firemen's Retirement system, the N. H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill is one of four Senate bills with retirement benefits to be sent to one Committee of Conference for resolution along with two House bills.

AMENDMENT

Amend the bill by striking out sections 26 and 27 of same and renumbering sections 28 and 29 to read:

26 and 27 respectively

Rep. Drake explained the committee report.
Amendment adopted.

Ordered to third reading.

(Speaker in chair)

GOVERNOR'S VETO MESSAGE

The Secretary of State read the veto message on HB 754.

To the Honorable Members of the General Court:

Pursuant to Article 44, Part II of the Constitution, I return herewith House Bill 754 without approval. The reasons for my objections are as follows:

No bill has given me more concern than this one.

I have had four different executive orders drawn that address themselves to the subject matter of this bill.

I have discussed the matter four different times with the sponsor and once with the Council and sponsor.

Always, I returned to the simple proposition that, however meritorious the idea of a judicial screening committee might seem, it ran contrary to the clear intent of our Constitution.

The power to nominate and appoint all judicial officers rests solely with the Governor and Council under Article 46, Part II.

In the fullness of their wisdom our founding fathers provided in Article 37, Part I of our Constitution that the legislature, executive and judiciary "ought to be kept as separate from and independent of each other, as the nature of a free government will admit."

To keep separate and independent these three essential powers of government, the Constitution provided salutary checks on each branch by the others.

In the case of the judiciary the legislature holds a check thereon by means of its purse strings.

In turn the executive checks the judiciary through its exclusive power to nominate and conformall judicial officers.

House Bill 754 has no real power over the executive because Governor and Council could ignore all judicial candidates whose names the 11 member screening board might submit to the executive for consideration.

Even the proponents admit the bill can in no way bind the Governor and Council in carrying out their constitutional power of appointing all judicial officers.

If this were simply a legislative exercise in futility there would be no need to object to its passage.

But it does in fact constitute a clear danger to the separation of the three essential powers of government.

This bill is an obvious attempt by some members of the judiciary and legal profession to influence the selection of judges. If this were not so there would be no support for it. Its proponents, by their vigorous support, proclaim their belief that the board created by the bill and weighted heavily in favor of judges and lawyers, would influence Governor and Council in their judicial selections.

Would this not be one branch of government, stealthily exerting power over another, to the ultimate harm of the citizens of our State?

It is said that House Bill 754 provides for confidentiality of the Board's selection of candidates for judicial nomination.

But who is so naive as to believe that 11 persons, six of whom are lawyers and judges, could be counted on not to leak the deliberations of their meetings?

What would happen to the reputation of a lawyer whose name came before the Board, was found unqualified for a judgeship, and that information became common gossip?

This is a lawyer's bill self-serving the profession.

It responds to no need for reform of our present tried and successful method of selecting our judges.

It would only serve to weaken the strong fabric of our venerable Constitution. Eventually, through a committee that in no way is responsive to the citizens, it could, and if I guess correctly, would be used to dilute the power of the people's elected representatives to nominate and appoint all of their judicial officers.

I am authorized to report to you that all five members of the Executive Council are strongly opposed to House Bill 754.

The senior Executive Councilor, James H. Hayes, in an excellent letter on this subject, made the following important point:

"This proposed legislation infers that there is a need for such a screening committee in New Hampshire to assist the Governor and Council in fulfilling their constitutional obligations in a prudent manner. In my opinion there has been no evidence submitted that would indicate any lack of application on the part of any Governor or any member of the Executive Council to select the best available candidates for appointment to the judiciary. As I allow myself to review the performances of the judiciary that I have been involved in appointing over the past seventeen years I can think of no one individual who is not satisfactorily performing his dution."

For these reasons I sincerely hope the Honorable Members of the General Court will, upon mature reflection, deem it wise to support my objections to House Bill 754

Cordially yours, Meldrim Thomson, Jr. Governor

Rep. Hanna moved that HB 754 be made a special order for Tuesday, June third, and spoke to her motion.

Rep. George Wiggins spoke to the motion.

Reps. Morrissette and Chandler spoke against the motion.

Rep. Frizzell spoke in favor of the motion.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

160 members having voted in the affirmative and 94 in the negative, the motion passed.

COMMITTEE REPORTS (Continued)

SB 73, relative to public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriations therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Appropriates money to allow DRED to acquire land and improve park in Mt. Monadnock and Gap mountain areas.

AMENDMENT

Amend RSA 227-D:2 as inserted by section 1 of the bill by striking out in line 1 the words "the division of parks of" so that said paragraph shall read as follows:

227-D:2 Leases of Land. The department of resources and economic development is hereby authorized and directed to negotiate with the Society for the Protection of New Hampshire Forests, the town of Jaffrey and the town of Troy lease agreements by which the lands now owned by the Society and said towns shall be managed and supervised by parks division personnel. Such lease agreements shall include, but are not limited to, provisions for the exercise of police powers vested in parks division personnel on such lands, timber cutting, trail location and relocation, search and rescue operations, public liability, restrictive uses such as camping, the term of the lease, and all other aspects of operating said lands for public recreational uses consistent with the natural mountain environment. The lease with the Society for the Protection of New Hampshire Forests may also include provisions for the lease of land owned by said Society on Gap mountain.

Further amend in section 1 of the bill RSA 227-D:6 by striking out in line 1 the words "division of parks" and inserting in place thereof the words (department of resources and economic development) so that said paragraph as amended shall read as follows:

227-D:6 Easements on Nonpublic Areas. The department of resources and economic development is hereby authorized and directed to contact any private landowners through whose property or properties the summit trails to Mt. Monadnock or Gap mountain lead and to offer to undertake police and recreational jurisdiction over the said trails as they pass through said private property or properties in order to protect the landowner and the trails.

Amend section 2 of the bill by striking out the same and inserting in place thereof the following:

2 Capital Appropriations. The sums detailed in this section are hereby appropriated to the department of resources and economic development, division of parks for capital improvements:

Land acquisition	\$300,000	
Parking areas at		
Marlborough Trail and		
Toll Road	5,000	
Improvements to the park as		
expanded on Bolles and		
Jewell properties	85,000	
Improvements to town road		
leading to the Marlborough		
Trail	2,000	
Fence to enclose reservoir		
for town of Jaffrey	14,000	\$406,000
Less federal funds		203,000
Net state appropriation		\$203.000

Amendment adopted.
Ordered to third reading.

SB 105, providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill is one of four Senate bills with retirement benefits to be sent to one Committee of Conference for resolution along with two House bills.

AMENDMENT

Amend section 3 of the bill by striking out the same and inserting in place thereof the following:

3 Effective Date. This act shall take effect January 1, 1978.

Amendment adopted.

Ordered to third reading.

SB 112, permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts. Inexpedient to legislate, Rep. Drake for Appropriations.

Committee feels this bill needs further study. Refer to interim study.

Rep. William Kidder moved that SB 112, be referred to the Fiscal committee for interim study to be reported back by October 1, 1975.

Adopted.

SB 128, relative to service retirement benefits and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill is one of four Senate bills on retirement benefits to be sent to one Committee of Conference for resolution along with two House bills.

AMENDMENT

Amend section 4 of the bill by striking out the same and inserting in place thereof the following:

4 Effective Date, This act shall take effect on July 1, 1977.

Amendment adopted.

Ordered to third reading.

SB 129, relative to vested deferred retirement rights under the New Hampshire retirement system and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill is one of four Senate bills on retirement benefits to be sent to one Committee of Conference for resolution along with two House bills.

AMENDMENT

Amend section 5 of the bill by striking out the same in inserting in place thereof the following:

5 Effective Date. This act shall take effect July 1, 1977.

Amendment adopted.

Ordered to third reading.

SB 157, relative to kidney disease and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Reduces appropriation to realistic amounts in line with spending of present program and expands program to those over 18.

AMENDMENT

Amend the bill by striking out Section 6 and inserting in place thereof the following:

6 Appropriation.

I. There is hereby appropriated to be expended by the director of the bureau of crippled children's services, for the purposes of RSA 137-A, the sum of thirty-seven thousand five hundred dollars for the fiscal year ending June 30, 1976, and a like amount for the fiscal year ending June 30, 1977. This appropriation shall be in addition to all other appropriations for said director. Such sums shall not lapse.

II. There is hereby appropriated to be expended by the director of the division of public health, department of health and welfare, for the purposes of RSA 137-B, the

sum of thirty-seven thousand five hundred dollars for the fiscal year ending June 30, 1976, and a like amount for the fiscal year ending June 30, 1977. This appropriation shall be in addition to all other appropriations for said director. Such sums shall not lapse.

III. The governor is authorized to draw his warrant for said sums out of any money in the treasury not otherwise appropriated.

Amendment adopted.
Ordered to third reading.

SB 204, relative to water resources board expenditure of fees on repair and maintenance of dams. Ought to pass with amendment. Rep. Drake for Appropriations.

Makes provision for Governor and Council to transfer boat fund money to pay Water Resources dam construction cost overrun up to 10%.

AMENDMENT

Amend section 1 of the bill by striking out the same and inserting in place thereof the following:

1 Approval of Governor and Council. Amend RSA 270:5, VII (supp), as inserted by 1969, 489:2 by striking out said paragraph and inserting in place thereof the following:

VII. Additional Registration Fees. There shall be paid to said director in addition to the fees required by paragraphs III and IV an additional fee of one dollar for each registration required by said paragraphs. The director of the division of motor vehicles shall pay over said additional fees to the state treasurer who shall keep said fees in a special fund to be expended by the water resources board for the repair and maintenance of all dams under the jurisdiction of said board; provided, however, that no such expenditure shall be made by the water resources board without prior specific legislative authorization, except that in those instances where an individual project has received said prior specific legislative authorization an amount not in excess of ten percent of the total individual project cost originally appropriated may be expended by the water resources board with governor and council approval for cost overruns. The water resources board shall present to each regular session of the legislature during the first week of the session proposals and requests for all work to be done during the ensuing biennium.

Amendment adopted.
Ordered to third reading.

SB 207, authorizing the purchase of insurance by the state concerning liability for acts of state-owned dogs and making an appropriation therefor. !nexpedient to legislate. Rep. Drake for Appropriations.

The Committee did not wish to open up the State to this new area of liability. Any serious case can be handled through a special claims bill. Resolution adopted.

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system. Ought to pass with amendment. Rep. Drake for Appropriations.

Local option plan. All cost involved in transfer from police retirement to New Hampshire Retirement System Group II will be paid by the local cities if and only if they approve of such transfer and approve a written agreement for payment.

AMENDMENT

1 Merger of New Hampshire Policemen's Retirement System.

1. The board of trustees of the New Hampshire retirement system shall prepare through its own actuary a detailed report as to the unfunded accrued liability and any additional employee contribution or employer contribution which would result if the New Hampshire policemen's retirement system were merged with the New Hampshire retirement system. Such report shall segregate the cost applicable to the

city of Manchester for its police members and the cost applicable to the city of Nashua for its police members. Any excess payments made by the city of Manchester or Nashua in the normal contribution shall be offset against the total cost applicable to each city upon proper determination by the board of trustees. Such report shall also segregate the unfunded accrued liability cost applicable to employees from the period July 1, 1967, to the present. The result of the report shall be communicated to the board of mayor and aldermen of each city respectively.

II. The board of trustees of the New Hampshire retirement system is hereby authorized to negotiate an acceptable method of payment by each city of its share of the cost as determined in paragraph I, such method of payment may be amortized over a period not exceeding twenty years from the date of merger. The employees portion of the unfunded accrued liability as determined in paragraph I shall be negotiated with the applicable city as to the amount of and the method of repayment to said city by the affected employees. Upon agreement between the board of trustees and the city of Manchester or Nashua the agreement shall be submitted to the fiscal committee of the general court for their approval and to the governor and council for their approval.

III. On June 30, 1976, provided that written agreement between the board of trustees and the city of Manchester or Nashua of an acceptable method of payment has been obtained and approved by the fiscal committee of the general court and by governor and council, the assets and liabilities of the New Hampshire policemen's retirement system applicable to the respective city, shall be transferred to the New Hampshire retirement system to be administered in accordance with RSA 100-A. The regulations and provisions of the New Hampshire policemen's retirement system shall be considered a part of the regulations and provisions of the New Hampshire retirement system. All retired members and beneficiaries who are receiving or are eligible to receive benefits under RSA 103 as of June 30, 1976 shall receive the same benefits from the New Hampshire retirement system but in accordance with the payment provisions and restrictions of the New Hampshire policemen's retirement system.

IV. All actively employed members of the New Hampshire policemen's retirement system employed by the city of Manchester or Nashua on June 30, 1976, shall become police members of group II and make contributions as provided under RSA 100-A:16 provided payment is made in accordance with paragraph III. All full contributing members of the New Hampshire policemen's retirement system shall become police members of group II unless such member elects on a form prescribed by the board of trustees to remain a member of the New Hampshire policemen's system and files said form with the board on or before September 1, 1976. Members so transferred under this section shall make contributions as provided in RSA 100-A:16 and at the time of retirement, death, disability, or termination, shall be considered to have been full police members of group II hereunder for the entire periods of their creditable service under either system and may be eligible for all benefits provided under RSA 100-A for police members of group II.

Amendment adopted.
Ordered to third reading.

SB 274, improving the present health plan and increasing the state's contribution toward group hospital and medical insurance for state employees and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

A much improved medical plan for state employees within reasonable funding capabilities.

Ordered to third reading.

SB 280, establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor. Ought to pass. Rep. Drake for Appropriations.

An appropriate inquiry, since the present structure of the Public Utilities Commission might be part of the problem.

Ordered to third reading.

SB 284, authorizing the construction of a medical facilities building by the New Hampshire Medical Society on the ground of the New Hampshire Technical Institute, Concord. Inexpedient to legislate. Rep. Drake for Appropriations.

The Committee is going to move to send this bill to the Office Space Study Committee to report by October 1. The Attorney General's Office feels there are several points that should be clarified before we pass this bill. The Medical Society is just starting their fund raising and any action taken at a Special Session will be in time.

Rep. Scamman moved that SB 284 be referred to the Joint Office Space committee for interim study to be reported back by October 1, 1975, and spoke to his motion.

Adopted.

SB 293, establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor. Ought to pass with amendment. Rep. Drake for Appropriations.

Need was shown for this Committee to solve problem of forensic unit for the New Hampshire Hospital. Committee amendment eliminates mileage and expenses for members who are for the most part state employees anyway.

AMENDMENT

Amend the bill by striking out Section 2 and inserting in place thereof the following:

2 Duties. The committee shall study the creation and operation of a new forensic unit for the New Hampshire hospital and report its findings and recommendations, together with proposed legislation, to the general court no later than October 1, 1975. The committee may employ clerical staff and consultants within the appropriation,

Amendment adopted.

Ordered to third reading.

Rep. Scamman moved that SB 295 be made a special order for $3\!:\!00$ o'clock this afternoon.

Rep. Drake spoke in favor of the motion.

Adopted.

SB 298, providing for the transition of executive power to the governor-elect. Ought to pass with amendment. Rep. Drake for Appropriations.

A much needed transition plan for a new governor.

AMENDMENT

Amend RSA 4-A:5 as inserted by section 1 of the bill by striking out said section and renumbering RSA 4-A:6 as follows: 4-A:5

Amendment adopted.

Ordered to third reading.

SB 311, establishing a mineral resources advisory committee and making an appropriation therefor. Inexpedient to legislate. Rep. Drake for Appropriations.

Provides an advisory committee to keep the state agencies informed as to the potential of natural resources.

Resolution adopted.

SB 2, establishing a state student incentive grant program and making an appropriation therefor. Recommeded but to be laid upon the table because not funded. Rep. Drake for Appropriations.

Much needed worthy program in this state. Hopefully additional funds will make

it possible in the future.

Rep. Gramling moved that the words, ought to pass with amendment, be substituted for the committee report, laid upon the table, and spoke to his motion.

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2201-2400

AMENDMENT

Amend RSA 200-1:1, VIII as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

VIII. "Full-funding" means an adequate appropriation to provide a grant to all eligible applicants according to the schedule set forth in RSA 200-1:6.

Amend RSA 200-1:5 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

200-1:5 Size and Restriction of Awards. Except as otherwise provided in this chapter, a person to whom a grant is awarded shall not be restricted as to the choice of program or postsecondary institution. No person, on the ground of race, religion, creed, color, age, sex or national origin, shall be excluded from participation in, be denied the benefits of or be subject to discrimination under this program. Grants shall be for the period of one academic year in specified amounts of not less than one hundred dollars nor more than fifteen hundred dollars within the limits of the schedule set forth in RSA 200-1:6. No grant shall be in excess of the tuition charged the student for the academic year in which the grant is received nor when combined with the expected parental contribution will exceed the student's total educational costs at the certifying eligible institution. The program shall be phased in one-year at a time, so that in the first year only freshmen will be eligible, in the second year freshmen and sophomores will be eligible, etc. Part-time students shall not be funded until such time as all eligible full-time students are funded at the maximum level provided by the said schedule, thereafter part-time students may be funded in a manner as prescribed by the board. In the second and ensuing years of the program priority of consideration shall be given first to continuing prior grant recipients followed by first time, full-time freshmen and then by upperclass first time applicants

Amend RSA 200-I:6 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

200-1:6 Schedule of Awards. The schedule for awards under this chapter is as follows:

Contribution			
Range	Group 1	Group 2	Group 3
\$ 0-1000	\$300	\$900	\$1500
1001-1200	200	800	1400
1201-1400	-0-	600	1200
1401-1600	0	400	1000
1601-1800	0	200	800
1801-2000	0	0	600
2001-2200	-0	0	400

-0-

-0--

200

The base group in this parental contribution range contained in this schedule shall be adjusted annually to reflect the actual maximum funding level of the federally funded basic educational opportunity grant program. The next highest parental contribution range to the adjusted base group shall follow immediately after the adjusted base group and all succeeding parental contribution ranges in order thereafter so that their alignment will increase the schedule of group awards accordingly, but in no case shall the parental contribution range exceed twenty-four hundred dollars.

Amend RSA 200-I:10 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

200-I:10 Initial Awards. The first awards under this chapter shall be made after July 1, 1975 for the 1976-77 academic year.

Amend RSA 200-1:12 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

200-I;2 Powers of the Commission. From time to time the commission may adopt rules, consistent with the provisions of this chapter, to govern the method by which it will exercise its duties. Administrative expenses of the program shall not exceed twenty-five thousand dollars or five percent of the grants awarded within the fiscal year whichever is less. Administrative expenses for fiscal year 1976 shall not exceed ten thousand dollars.

Amend RSA 200-I:13, VII as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

VII. Appoint an appeals board from outside its membership to receive, review and adjudicate appeals.

Reps. Lockhart, Read and Joseph Eaton spoke in favor of the motion.

Rep. Scamman spoke against the motion.

The previous question was moved.

Sufficiently seconded.

Adopted.

Motion adopted.

Amendment adopted.

Ordered to third reading.

Rep. Cornelius wished to be recorded in favor of the passage of SB 2.

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school. Ought to pass with amendment. Rep. Torrey for Education.

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Title self explanatory. Amendment adds religious exemption which is in conformity with other parts of the statutes.

The clerk read the amendment in full.

AMENDMENT

Amend RSA 169:2, I (a) as inserted by section 2 of the bill, by striking out said subparagraph and inserting in place thereof the following:

(a) any child who is abandoned by his parent, guardian or custodian, or has not proper parental care or guardianship, or who habitually begs or receives alms, or who is found in any disreputable place or who associates with vicious or disreputable persons, or whose home, by reason of neglect, cruelty or depravity on the part of his parents, guardians or other persons in whose care he may be, is an unfit place for such child, or whose parent, guardian or custodian neglects or fails to provide proper subsistence, education, medical or surgical care or other care necessary for his health, morals or well-being, or who engages in such an occupation or is in such a situation or surroundings as are or may prove injurious to his physical, mental or moral well-being; provided, that a child is not neglected for the sole reason he is being furnished treatment by spiritual means through prayer alone in accordance with the tenets and practices of a well recognized church or religious denomination by a duly accredited practitioner thereof; and who is

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Definition of Neglected and Abused Child. Amend RSA 169:38, II, (supp) as inserted by 1973, 532:8, by striking out said paragraph and inserting in place thereof the following:

II. A "Neglected child" as defined in RSA 169:2, I.

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Ordered to third reading.

SB 292, relative to procedures for competitive bidding in Hillsborough county. Ought to pass with amendment. Rep. Lyons for Hillsborough Delegation.

Would tighten the bidding procedures for Hillsborough county.

AMENDMENT

Amend RSA 28:8-c, III through X, as inserted by section 1 of the bill, by striking out same and inserting in place thereof the following:

III. All bids sought pursuant to RSA 28:8-c shall be subject to review by the executive committee. Nothing in this chapter shall be construed to prevent the executive committee from establishing further guidelines and procedures to be followed in purchasing and bidding.

IV. If the cost of the service is fixed by law, competitive bidding shall not be required.

V. If the proposed purchase is manufactured by only one company, or if it is deemed advisable to make purchase from a specific company to reduce costs of maintaining additional parts, the county commissioners, at the request of the department concerned, are authorized to waive competitive bidding procedures, subject to review of this decision by the executive committee.

VI. Competitive bidding by a department shall not be required if items can be procured through the division of purchase and property either by direct purchase or from the state supplier at the state price, provided the department files a full report with the county commissioners and with the executive committee.

VII. Competitive bidding shall not be required where a department is able to negotiate prices for items of purchase that are lower than bid prices for the same material in the same transportation zone, provided the department files a full report with the county commissioners and with the executive committee substantiating the fact

VIII. Competitive bidding shall be interpreted to include guaranteed annual cost purchasing whenever applicable whenever this factor is considered to be of value in obtaining the lowest possible annual cost for the department, insofar as this is in agreement with the line item budget appropriation established in the county budget.

IX. In case of an emergency which requires immediate purchase of supplies or contractual services, the department concerned is authorized to secure by open market procedure, at the lowest obtainable price, any supplies or contractual services regardless of the amount of the expenditure. A full report of the circumstances of the emergency purchase shall be filed with the county commissioners and with the executive committee and shall be open to public inspection.

X. Any person who violates any of the provisions of this section shall be guilty of a misdemeanor.

The clerk read the amendment in full.

Amendment adopted.

Ordered to third reading.

Rep. Copenhaver questioned the presence of a quorum.

The Speaker declared a quorum present.

SB 86, relative to participation in a New England power pool. Ought to pass. Rep. Lockhart for Interstate Cooperation.

Enabling legislation. Unanimous vote of the committee.

Rep. Oleson offered an amendment.

Rep. Oleson requested dispensing with the reading of the amendment.

Rep. Oleson spoke to his amendment.

Reps. Fortier, George Williams, Bednar, Dudley and Lockhart spoke against the amendment.

Reps. Charles Grassie and York spoke in favor of the amendment.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Rep. Eugene Daniell moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass, and spoke to his motion.

Reps. Proctor and Gramling spoke in favor the motion.

Reps. Lyons, George Wiggins and Lockhart spoke against the motion.

Rep. Spirou spoke to the motion.

Rep. Plourde moved the previous question.

Sufficiently seconded.

Adopted.

The Speaker requested a roll call.

Reps. Erler and Nims abstained from voting under Rule 16.

YEAS 137 NAYS 130 YEAS 137

BELKNAP COUNTY

Bowler, Goyette, Leary, Marsh and James Murray.

CARROLL COUNTY

Roderick Allen and Claflin.

CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Close, Anne Gordon, Hanna, Ladd, Langille, McGinness, Milbank, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Rebecca Gagnon, Oleson, Mabel Richardson, Wiswell and York.

GRAFTON COUNTY

David Bradley, Buckman, Chambers, Cynthia Clark, W. Murray Clark, Copenhaver, Cornelius, Gaylord Cummings, Pepitone, Symons and Webb. HILLSBOROUGH COUNTY

Arnold, Bernier, Bishop, Emile Boisvert, Carswell, Colson, Corey, Corser, Margaret Cote, Day, William Desmarais, Joseph Eaton, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Gravelle, Philip Heald, Lachance, Lamy, Lawrence, MacDonald, McDonough, McGlynn, Morgan, Morrissette, O'Neil, Orcutt, Russell Perkins, Peters, Quigley, Reidy, Henry Richardson, Andre Simard, Leonard Smith, Spirou, Van Loan, Wheeler, Cecelia Winn, John Winn and Ziakas.

Ayles, Bartlett, Laurent Boucher, John Cate, Raymond Chase, Eugene Daniell, Estee, George Gordon, Harriman, Hess, H. Gwendolyn Jones, Kenison, McNichol, Packard, Ralph, Rich and Shepard.

ROCKINGHAM COUNTY

Blanchette, Briggs, Cunningham, Danforth, Donald DeCesare, Grace DeCesare, Flanagan, Ganley, Harney, Hobbs, Kelley, Krasker, Niebling, O'Connell, Parolise, Peterson, Anthony Randall, Reese, Rogers, Sayer, Splaine, Twardus and Wolfsen. STRAFFORD COUNTY

Appleby, Shirley Clark, Walter Desmarais, Charles Grassie, Habel, Joos, McManus, Parshley, Robillard, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, LeBrun, Lucas and Roma Spaulding.

NAYS 130

BELKNAP COUNTY

Beard, French and Nighswander.

CARROLL COUNTY

Russell Chase, Conley, Dickinson, Duprey, Howard and Kenneth Smith. CHESHIRE COUNTY

Cooke, Cleon Heald, Marshala, Scranton, Turner and Wells.

COOS COUNTY

Burns, Drake, Fortier, Horton, Huggins, Hunt and Victor Kidder.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, George Cate, Fimlaid, Gemmill, Mann, Melnick and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Belanger, Boyd, Bragdon, Burke, Carter, Cobleigh, Coburn, Coutermarsh, Forsaith Daniels, Drewniak, Clyde Eaton, Favreau, Fleisher, Salvatore Grasso, Daniel Healy, Howard Humphrey, Ingram, Karnis, Edmund Keefe, Lynch, Lyons, Martin, Milne, Fred Murray, Timothy O'Connor, Arnold Perkins, Polak, Sullivan, Theriault, Harold Thomson, Vachon, and Withington.

MERRIMACK COUNTY

Chris Andersen, Castaldo, Milton Cate, Chandler, Christensen, Gamache, Haller, Hanson, James Humphrey, LaBonte, Millard, Plourde, Riley, Sherman and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, Campbell, Collins, Collishaw, Charles Cummings, Dame, Roy Davis, Eastman, Ellis, Gage, Gillis, Goodrich, Greene, Griffin, Hoar, King, Lockhart, Page, Parr, Richards, Sanborn, Schwaner, Constance Simard, Tavitian, Webster and Wilson.

STRAFFORD COUNTY

Canney, Donnelly, Dudley, Dunlap, Kimball, Kincaid, Lessard, Osgood, Pray, Preston, Ruel, Sackett, Barbara Thompson, Tibbetts and Torrey.
SULLIVAN COUNTY

Barrus, Desnoyer, Frizzell, Scott, Sara Townsend, Tucker and George Wiggins. and the motion carried.

Reps. Normand and P. Robert Thibeault wished to be recorded in favor of the motion.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to permit those bills ordered to third reading to be read a third time and passed at the present time.

Adopted by the necessary two-thirds.

Third Reading and Final Passage

SB 2, establishing a state student incentive grant program and making an appropriation therefor.

SB 24, establishing a commission on children and youth; and making an appropriation therefor.

SB 66, providing additional cost of living increases for retired members of the N.H. Teacher's Retirement system, the N.H. Policemen's Retirement system, the N.H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change.

SB 73, relative to public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriation therefor.

SB 105, providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor.

SB 128, relative to service retirement benefits and making an appropriation therefor.

SB 129, relative to vested deferred retirement rights under the New Hampshire retirement system and making an appropriation therefor.

SB 157, relative to kidney disease and making an appropriation therefor.

SB 204, relative to water resources board expenditure of fees on repair and maintenance of dams.

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system.

SB 274, improving the present health plan and increasing the state's contribution toward group hospital and medical insurance for state employees and making an appropriation therefor.

SB 280, establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor.

SB 293, establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor.

SB 298, providing for the transition of executive power to the governor-elect.

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school.

SB 292, relative to procedures for competitive bidding in Hillsborough county.

Rep. French moved that all debates on the remainder of the calendar today be limited to twenty minutes equally divided.

Adopted.

RECESS

SENATE MESSAGE NON CONCURRENCE TO HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns.

The President appointed Sens. Poulsen, Monier and Lamontagne.

Rep. French moved that the House accede:

Adopted.

The Speaker appointed Reps. Greene, Johnson, Bruce Townsend and Niebling.

COMMITTEE REPORTS (Continued)

SB 230, requiring a probation officer to furnish copies of his reports to counsel in criminal cases. Ought to pass with amendment. Rep. Reese for Judiciary.

Gives the counsel for the state and the defendant an opportunity to inspect the report of the probation officer in any case involving an adult defendant.

AMENDMENT

Amend RSA 504:2-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

504:2-a Report. In any criminal case involving an adult defendant, the probation officer, at the time of filing the report of the investigation with the court, shall notify counsel for the state and the defendant that said report is available at the office of the clerk of court for review and inspection.

Amendment adopted.

Ordered to third reading.

SB 312, relative to security deposits on real property. Inexpedient to legislate. Rep. McManus for Judiciary.

Does not meet the problem. Similar legislation pending in Senate and under study.

Resolution adopted.

SB 325, relative to assaults by prisoners and the offense of escape. Ought to pass with amendment. Rep. McManus for Judiciary.

Improves the procedures for discipline on escapes and assults by prisoners, Increases possible penalties and clarifies some of the wording.

AMENDMENT

Amend the bill by striking out sections 1 and 2 and inserting in place thereof the following:

1 Assault by Life Prisoner. Amend RSA 622:12 by striking out said section and inserting in place thereof the following:

622:12 Assaults, etc., by Life Prisoners. If any prisoner under sentence of confinement to hard labor for life shall commit an assault on any person, he shall be punished by solitary imprisonment not more than six months, without affecting his first sentence in any other manner.

2 Assault by Other Prisoners. Amend RSA 622:13 by striking out said section and inserting in place thereof the following:

622:13 Assaults, etc., by Other Prisoners. If any prisoner under sentence of confinement to hard labor for a limited time shall commit an assault on any person. he shall be punished by solitary imprisonment not more than six months, or by confinement to hard labor not more than ten years, to commence at such time as the court, before whom the conviction may be, shall direct.

Amend RSA 642:6, III as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

III. The offense is a class A felony if the actor employs force against any person or threatens any person with a deadly weapon to effect the escape. Otherwise it is a class B felony.

Amendment adopted.
Ordered to third reading.

SB 338, providing for the defense and indemnification of state officers and employees against claims and civil actions arising out of acts committed while in the course of their employment and within the scope of their authority. Inexpedient to legislate. Rep. Shapiro for Judiciary.

Opens a can of worms, getting the attorney general involved in defense, then there comes the question of state liability, then insurance.

Resolution adopted.

SB 346, relative to the use of wiretapping devices by law enforcement officers. Ought to pass with amendment. Rep. Hanna for Judiciary.

Amendments were submitted by the Attorney General. They tighten up loopholes in our present wiretapping law, and were approved unanimously by the committee.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the use of wiretapping devices by law enforcement officers and the cooperation of communication common carriers with law enforcement agencies and repealing the crime of violation of privacy of messages.

Amend RSA 570-A:1, IV (a) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(a) any telephone or telegraph instrument, equipment of facility, of any component thereof, (i) furnished to the subscriber or user by a communications common carrier in the ordinary course of its business and being used by the subscriber or user in the ordinary course of its business and in accordance with applicable provisions of telephone and telegraph company rules and regulations, as approved by the public utilities commission; or (ii) being used by a communications common carrier in the ordinary course of its business, or by an investigative or law enforcement officer in the ordinary course of his duties pertaining to the conducting of investigations of or the making of arrests for offenses enumerated in this chapter and when authorization for interception of wire or oral communications has been approved pursuant to this chapter; or

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Carrying Devices by Law Enforcement Officers Excluded. Amend RSA 570-A:2, as inserted by 1969, 403:1, by inserting after the unnumbered concluding paragraph the following new paragraph:

It shall not be unlawful for any law enforcement officer, when conducting investigations of or making arrests for offenses enumerated in this chapter, to carry with him on his person an electronic, mechanical or other device which intercepts oral communications and transmits such communications by radio.

3 Cooperation of Communication Common Carrier with Law Enforcement Agency. Amend RSA 570-A:9 by inserting after paragraph IX the following new paragraph:

X. If an order authorizing interception is entered pursuant to this chapter, the order, upon request of the attorney general or deputy attorney general, shall direct that a communication common carrier shall furnish to the law enforcement agency designated by the attorney general, all information facilities or technical assistance necessary to accomplish the interception unobtrusively and with a minimum of interference with the services that such communication common carrier is according the person whose communications are to be intercepted. The communication common carrier shall furnish such facilities or technical assistance at its prevailing rate or tariff.

4 Repeal. RSA 644:10, relative to violation of privacy of messages, is hereby repealed.

5 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.
Ordered to third reading.

ENROLLED BILLS

HB 875, relative to the support of children as a charge against a decedent's estate.

HB 894, increasing the retirement benefits for certain retired employees of Manchester.

 ${\sf HB~912},$ relative to the operation of vending facilities by blind persons on state property.

SB 96, legalizing certain town meetings in East Kingston and authorizing a special meeting of the Sanborn regional school district.

SB 142, relative to jurisdiction over nonresident defendants in small claims actions.

SB 228, relative to hearings before the racing commission and appeals from decisions of said commission.

SB 240, removing the necessity of a vestibule between the street and a restaurant or hotel cocktail lounge.

HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required.

HB 351, relative to equine infectious anemia and making an appropriation therefor.

HB 522, requiring the Exeter district court to hold regular sessions in Epping.

HB 590, relative to classification of highways, highway aid apportionment and highway regulation.

HB 642, providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint.

HB 633, relative to the practice of medicine by United States graduates of foreign medical schools.

HB 646, permitting the real estate commission to return to the sender any check, draft or money order which is incorrect.

HB 666, relative to state employees' group medical insurance.

HB 768, relative to the establishment of city and town forests.

HB 815, amending the definition of Cannabis-type drugs.

HB 842, providing for a study and plan for the seacoast area water supply and report to the legislature by the water resources board.

HB 849, authorizing the adjustment of the 1974 tax rate of the town of Raymond and the sending out of supplemental tax bills under the adjusted rate.

Mabel L. Richardson for the Committee.

COMMITTEE REPORTS (Continued)

SB 245, establishing an additional fee for dog and kennel breeder licenses to provide funds for the veterinary diagnostic laboratory. Refer to the Committee on Municipal and County Government for interim study. Rep. Gaskill for Municipal and County Government.

This bill requires further study.

Adopted.

SB 263, to enable the Seabrook Beach village district to adopt zoning. Ought to pass. Rep. Hanson for Municipal and County Government.

Good bill!

Ordered to third reading.

SB 115, establishing an outdoor recreation planning program and making an appropriation therefor. Refer to the Committee on Resources, Recreation and Development for interim study. Rep. Claflin for Resources, Recreation and Development.

Evidence received by the Committee indicated, among other unclear matters, that significant amounts of money have produced previous plans which have not provided the results anticipated. Committee felt that interim study was the only way to retain our continued eligibility for the appropriate Federal funds.

Adopted.

SB 336, providing for alternate members on the Connecticut River Valley and the Merrimack River Valley Flood Control Commissions. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

Enables Connecticut and Merrimack River Valley and Flood Control Commissions to improve quorums.

AMENDMENT

Amend RSA 487:6 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

487:6 Designation of Alternate. Each commissioner designated or appointed hereunder may appoint an alternate member to serve in his place at meetings of the commission that he is unable to attend, provided, however, that whenever a member is a state employee, his alternate shall also be a state employee. All such appointments shall be made in writing, with written notification to the commission

identifying the alternate member. Alternate members shall receive no compensation. Each commissioner may not appoint more than one alternate, and at no meeting shall one alternate represent more than one commissioner.

Amend RSA 487-A:6 as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

487-A:6 Designation of Alternate. Each commissioner designated or appointed hereunder may appoint an alternate member to serve in his place at meetings of the commission that he is unable to attend, provided, however, that whenever a member is a state employee, his alternate shall also be a state employee. All such appointments shall be made in writing, with written notification to the commission identifying the alternate member. Alternate members shall receive no compensation. Each commissioner may not appoint more than one alternate, and at no meeting shall one alternate represent more than one commissioner.

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Effective Date. This act shall take effect upon passage.

Amendment adopted.
Ordered to third reading.

SCR 9, establishing a special legislative committee to conduct a study of food and souvenir concessions operations in the state parks. Ought to pass with amendment. Rep. Claffin for Resources, Recreation and Development.

Will improve administration of concessions at state parks.

AMENDMENT

Amend the caption of the resolution by striking out same and inserting in place thereof the following:

authorizing and directing the resources, recreation and development committee of the house of representatives to conduct a study of food and souvenir concessions operations

in state parks.

Amend the resolution by striking out all after the resolving clause and inserting in place thereof the following:

That the resources, recreation and development committee of the house of representatives is hereby authorized and directed to conduct a study of food and souvenir concessions operations in state parks to determine the most efficient and satisfactory method of operating such concessions. The committee shall submit a report of its recommendations to the president of the senate and the speaker of the house prior to January 1, 1977 together with drafts of any bills which may be necessary to implement committee recommendations.

Amendment adopted.
Adopted.

SB 232, providing for motorcycle learner's permits. Ought to pass with amendment, Rep. Ryan for Transportation.

This bill will allow someone who does not have an auto driver's license to learn to drive a motorcycle. Committee vote was unanimous.

AMENDMENT

Amend RSA 261:10-b, I, II and III as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

I. Upon application, the director shall issue a motorcycle learner's permit to a person eighteen years of age or older or a person who is sixteen years of age or older and under eighteen years of age who has successfully completed an approved driver education course. Applicants for such permit shall furnish proof of their fitness to operate a motorcycle as the director in his discretion shall determine; however, such proof of fitness shall not include a driver examination.

II. No holder of such permit shall carry any passenger while operating a motorcycle on a public way or operate a motorcycle on a public way after sunset and

before sunrise or operate a motorcycle on a class I, II, III or IV highway. The director may place such other limitations on a motorcycle learner's permit as he deems necessary.

III. The permit shall be valid for thirty days from the date of issuance or until the holder of the permit obtains a special license to operate motorcycles, whichever is sooner.

Amendment adopted.
Ordered to third reading.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors. Ought to pass with amendment. Rep. Sing for Transportation.

The committee vote was unanimous that this legislation was long overdue. This bill will benefit every motorist and the state as well.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Application. Amend RSA 260:1, as amended, by striking out said section and inserting in place thereof the following:

260:1 Application For. Application for the registration of motor vehicles may be made by the owner thereof by mail or otherwise to the director of the division of motor vehicles, upon blanks prepared under his authority. The application shall contain, in addition to such other particulars as may be required by the director, a statement of the name, residence and street address of the applicant, with a brief description of the motor vehicle, including the name of the maker, the number, if any, affixed by the maker, the vehicle identification number, and the character of the motor power. If the motor vehicle is a private passenger vehicle, the application shall also contain a statement of the applicant's birth date. Such application shall contain the words, "This application is signed under penalty of perjury." The proper fee shall be deposited before the application is granted.

Amend RSA 262:1, III, as inserted by section 11 of the bill by striking out same and inserting in place thereof the following:

III. For every private passenger vehicle, twenty-four dollars.

Amend the bill by striking out all after section 15 and inserting in place thereof the following:

16 Effective Date.

I. This act, except section 15, shall take effect April 1, 1976, except that registrations and permit fees for private passenger vehicles effective April 1, 1976 may be issued as provided in section 15 of this act after January 1, 1976.

II. Section 15 shall take effect January 1, 1976.

Rep. Turner spoke against the amendment.

Amendment adopted.

Ordered to third reading.

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances. Ought to pass with amendment. Rep. Seamans for Ways and Means.

This bill provides a local option for cities and towns to adopt exemptions for elderly home owners more liberal than the exemptions permitted under state law.

AMENDMENT

AN ACT

permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances and relative to eligibility requirements for property

tax exemptions for the elderly.

Amend RSA 72:43-a, V as inserted by section 1 of the bill by striking out said paragraph and inserting in place thereof the following:

V. If the provisions of this subdivision are adopted, the provisions of RSA 72:39 and RSA 72:40 are no longer effective in that city or town, however, under no circumstances shall less benefits be given under the provisions of this subdivision than those provided under RSA 72:39 and RSA 72:40. If the provisions of this subdivision are rescinded by a city or town, RSA 72:39 and RSA 72:40 shall take effect in same when the rescission becomes effective.

Amend RSA 72:43-c. II as inserted by section 1 of the bill by inserting after subparagraph (c) the following new subparagraph:

(d) Social security payments.

Amend section 7 of the bill by striking out same and inserting in place thereof the following:

7 Exemption Because of Age. Amend RSA 72:39 (supp), as inserted by 1969, 496:1, as amended, by striking out said section and inserting in place thereof the following:

72:39 Exemption for Persons Sixty-eight Years or Over. Resident real estate, as defined by RSA 72:29, II, to the assessed value of five thousand dollars shall be exempt from taxation provided, however, if property within the town or city is not assessed at its full and true market value, the amount of valuation exempted will be that proportion of five thousand dollars that the level of assessments as found by the tax commission bears to one hundred percent, if it is:

1. Owned by a resident sixty-eight years of age or over;

II. Owned by a resident jointly or in common with his spouse, either of whom is sixty-eight years of age or over;

III. Owned by a resident sixty-eight years of age or over jointly or in common with a person not his spouse;

IV. Owned by a resident whose spouse is sixty-eight years of age or over and who has been living with his spouse as man and wife for at least five years in the house for which the exemption is requested; or

V. Owned by a resident whose spouse is sixty-eight years of age or over and who has been living with his spouse as man and wife for at least ten years in this state.

8 Exemption of Income. Amend RSA 72:40, II, as inserted by 1969, 496:1, as amended, by striking out said paragraph and inserting in place thereof the following:

II. Had in the calendar year preceding said April first a net income from all sources of less than five thousand dollars, or if married, a combined net income of less than six thousand dollars, such net income to be determined by deducting from all monies received from any source whatsoever the amount of any of the following or the sum thereof:

(a) Life insurance paid on the death of an insured;

(b) Expenses and costs incurred in the course of conducting a business enterprise;

(c) Proceeds from the sale of assets;

(d) Social security payments.

9 Exemption of Assets. Amend RSA 72:40, III, as inserted by 1969, 496:1, as amended, by striking out in line two the word "twenty-five" and inserting in place thereof the following (thirty-five) so that said paragraph as amended shall read as follows:

III. Owns assets of any kind, tangible or intangible, less bona fide encumbrances, not in excess of thirty-five thousand dollars.

10 Effective Date.

I. Sections 1, 2, 3, 4, 5 and 6 of this act shall take effect upon passage.

II. Sections 7, 8 and 9 of this act shall take effect April 1, 1975.

Amendment adopted.

Rep. Appel offered an amendment

AMENDMENT

Amend RSA 72:43-a, I, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

- I. A town desiring to adopt the provisions of this subdivision may have the question placed on the warrant for a town meeting at which town officers are elected in the manner provided in RSA 39:3. Such question shall be presented for voter approval in the following manner:
- (a) A public hearing shall be held by the board of selectmen at least fifteen but not more than thirty days before the date the question is to be voted. Notice of the hearing shall be posted in two public places in the town and published in a newspaper of general circulation at least seven days prior to the hearing.
- (b) For a town which has an official ballot for the election of town officers, the officer who prepares the ballot shall place the question on such official ballot as it appears in subparagraph (d).
- (c) For a town which does not have an official ballot for the election of town officers, the clerk shall prepare a ballot in the form as provided in subparagraph (d).
- (d) The wording on the ballot of any referendum for the adoption of this subdivision shall be as follows:

"Shall we adopt the provisions of RSA 72:43-b and 43-c for expanded exemptions on real estate which provide for a resident sixty-five years of age up to seventy-five, a five thousand dollar exemption; a resident seventy-five years of age up to eighty, a ten thousand dollar exemption; a resident eighty years of age or older, a twenty thousand dollar exemption, provided that the resident owns the real estate individually or jointly with another or his spouse with whom he has been living for at least five years as man and wife; said resident had a net income of less than seven thousand dollars or combined income with spouse ofless than nine thousand dollars; and, owns asset of any kind, tangible or intangible, less bona fide encumbrances, not in excess of thirty-five thousand dollars?

(e) Upon the ballot containing the question shall be printed the word "Yes" with a square near it at the right hand of the question; and immediately below the word "Yes" shall be printed the word "No" with a square near it at the right hand of the question. The voter desiring to vote upon the question shall make a cross in the square of his choice. If no cross is made in a square beside the question, the ballot shall not be counted on the question.

Amend RSA 72:43-a, II, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

- II. A city desiring to adopt the provisions of this subdivision may have the question placed on the official ballot for any regular municipal election for the election of city officers upon a vote of the city council or upon submission of a petition signed by five percent of the registered voters of the city to the city council. Such question shall be presented to the voters in the following manner:
- (a) A public hearing shall be held by the city council at least fifteen but not more than thirty days before the date of the question is to be voted. Notice of the hearing shall be posted in two public places in the city and published in a newspaper of general circulation at least seven days prior to the hearing.
- (b) The question shall be placed on the official ballot by the city clerk with the wording and in the form provided for in paragraph I, (d).

Amend RSA 72:43-a, IV, as inserted by section 1 of the bill, by striking out said paragraph and inserting in place thereof the following:

IV. If after adoption of the provisions of this subdivision, any town or city desires to rescind its adoption, it may do so by referendum pursuant to paragraphs I or II, by changing in paragraph I, (d) the word "adopt" to read "rescind" in the question on the referendum; and provided, further, that after the adoption of the provisions of this subdivision, any action to rescind shall not become effective until April first next following the action taken to rescind.

Rep. Cunningham spoke in favor of the amendment. Amendment adopted. Ordered to third reading.

SENATE MESSAGE

CONCURRENCE TO HOUSE AMENDMENTS

SB 19, providing for per diem allowances and expenses for the state council on aging.

SB 184, authorizing state departments or agencies funded in whole or in part by federal funds to purchase workmen's compensation insurance to cover liability of federal's share and making the state liable for its share.

SB 212, relative to incorporation of nonprofit health service corporations.

SB 220, making an appropriation for the current use advisory board.

SB 335, relative to the notice requirement for the early retirement option for supreme and superior court justices.

SB 337, adding a chiropractor to the health and welfare advisory commission.

SCR 12, establishing a special joint committee on energy resources and energy uses.

ENROLLED BILLS AMENDMENTS

HB 791, authorizing the city of Portsmouth to acquire, develop and operate industrial parks within the city and to aid the construction and expansion of industrial facilities within the city by issue of revenue bonds.

AMENDMENT

Amend 1974, 26:1 as inserted by section 2 of the bill by striking out line 14 and inserting in place thereof the following: ment revenue bonds. The two industrial assistance programs authorized for each

The amendment reinserts the word "two" in 1974, 26:1 as amended by section 2 of the bill to properly refer to the programs authorized by chapter 26 of the laws of 1974.

Adopted.

HB 472, relative to management of solid waste establishing a bureau of waste matter management.

AMENDMENT

Amend RSA 147-A:12 as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following: to its reason. The director of the division of forests and lands, depart-

Amend RSA 147-A:15, I as inserted by section 1 of the bill by striking out line one and inserting in place thereof the following: I. Has no location within its boundaries suitable for a waste matter dis-

The first amendment is necessary to correct the name of the director of resources development. The second amendment is necessary to make the paragraph conform to the definitions used in the new chapter.

Adopted.

 ${\sf HB~801}$, relative to the definitions of employee and salaried employee and to the payment of wages.

AMENDMENT

Amend RSA 275:51, I as inserted by section 4 of the bill by striking out same and inserting in place thereof the following:

I. The commissioner shall enforce and administer the provisions of this chapter and the commissioner or his authorized representatives are empowered to hold hearings and otherwise to investigate charges of violations of this chapter and to institute actions for penalties hereunder, and to entertain and adjudicate claims for wages due under the provisions of this chapter.

This amendment changes the word "act" where it appears in the paragraph to "chapter".

Adopted.

COMMITTEE REPORTS (Continued)

SB 347, relative to police standards and training. Majority: Refer to the Committee on Judiciary for interim study; Rep. Cynthia Clark for Judiciary. Minority: Ought to pass with amendment. (Rep. Morrissette)

Majority: There are so many unresolved questions in connection with this bill that the committee voted 15-3 in favor of interim study, after giving it a second hearing at the request of the governor. The original vote was unanimous inexpedient to legislate.

Minority feels that this bill is necessary to eliminate discrimination of hundreds of part-time police officials in towns. We should encourage and promote the training of police officials to help us reduce the increasing crime rate. Adopted.

SB 182, relative to municipal development of industrial facilities. Ought to pass with amendment. Rep. Hanson for Municipal and County Government.

Allows financing for industrial development in these cities.

AMENDMENT

Amend RSA 162-G:9 as inserted by section 9 of the bill by striking out same and inserting in place thereof the following:

162-G9 Obligations of the Governmental Unit. No lease, trust indenture, bond or other instrument shall in any way obligate the governmental unit to raise any money by taxation or use other public funds for any purpose in relation to an industrial facility, except to the extent permitted by this chapter. The governmental unit shall not pay or promise to pay any debt or meet any financial obligation to any person at any time in relation to an industrial facility financed in whole or in part by the issue of bonds, except from moneys received or to be received under the provisions of a lease or trust indenture entered into under this chapter or derived from the exercise of the governmental unit's rights under such instruments. Notwithstanding the foregoing provisions of this section, the governmental unit may accept and expend with respect to an industrial facility any gifts or grants received from any source in accordance with the terms of such gifts or grants. The governmental unit may borrow money under RSA 33 for purposes of engaging in industrial projects; provided that obligations of the governmental unit incurred under this chapter shall be deemed to be outside its debt limitation. The total amount of obligations incurred by a governmental unit under this chapter outstanding at any time shall not exceed eight percent of the most recent assessed valuation of the governmental unit; provided that the amount of such outstanding obligations shall be reduced by an amount equal to the total amount of moneys on deposit in a reserve account in the name of the governmental unit which are expressly allocated to be used to retire outstanding obligations of the governmental unit incurred under this chapter.

Amendment adopted.

Rep. Belair offered an amendment.

AMENDMENT

Amend the bill by striking out section 17 and inserting in place thereof the following:

17 Limited to Cities. Amend RSA 162-G:1 (supp), as inserted by 1972, 57:1, by striking out said section and inserting in place thereof the following: $\frac{1}{2} \left(\frac{1}{2} \right) = \frac{1}{2} \left(\frac{1}{2} \right) \left(\frac{1}{2} \right)$

162-G:1 Adoption by Cities. In any city which adopts the provisions of this chapter that city shall have all of the authority, powers, duties and responsibilities set forth therein.

I. In the case of a city, adoption shall be by a majority vote of all the members of the city council after a public hearing before the council of which notice has been given as provided in RSA 21:32.

II. Notwithstanding any other provisions of this chapter, no town may adopt the provisions of this chapter nor may a town have the authority, powers, duties and responsibilities set forth therein.

18 Effective Date. This act shall take effect sixty days after its passage.

The clerk read the amendment.

Rep. Belair requested to dispense with the reading.

Rep. Belair spoke to his amendment.

Amendment adopted.

Ordered to third reading.

RECONSIDERATION

Rep. Russell Chase moved reconsideration on SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors, was adopted and spoke to his motion.

Reconsideration carried.

Rep. Russell Chase moved that the House reconsider its action whereby the committee amendment to SB 275 was adopted, and spoke to his motion.

Rep. Sara Townsend spoke in favor of the motion.

Rep. James Murray spoke against the motion.

Motion lost.

Question being on the adoption of the committee report.

Rep. Russell Chase moved that SB 275 be laid upon the table.

On a voice vote the Speaker was in doubt and requested a division.

194 members having voted in the affirmative and 122 in the negative, the motion carried.

COMMITTEE REPORTS (Continued)

SB 315, annexing the unincorporated place of Livermore to the town of Waterville Valley. Ought to pass with amendment. Rep. Rowell for Municipal and County Government.

This is a fair disposition of land in question.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

annexing the unincorporated place of Livermore to the towns of Waterville Valley, Lincoln and Bethlehem.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Allexation of Livermore, All of the unincorporated place of Livermore is hereby annexed as follows:

I. Area number one of such place is annexed to the town of Waterville Valley and is described as a parcel of land starting at a point on the boundary of the town of Waterville and the unincorporated place of Livermore 40 chains southwesterly from the Kancamagus highway. Thence in a straight line northwesterly about 280 chains to the summit of Mount Kancamagus. Thence northwesterly on the ridge line about 80 chains to monument number 130 in the report of the commissioners describing the boundary of the annexation of a part of Livermore to the town of Lincoln, filed March 25, 1908 by George T. Morris and Ray T. Gile, surveyor, with the secretary of state of New Hampshire. Said monument number 130 being a post and stones at the northwest corner of Charles Sanders' land marked XX1898 on witness tree about 3600 feet above the sea. Thence following the boundary established by said commissioners northwesterly to Mad River Notch (described in commissioners' report as being Greeley Notch). Thence westerly and southwesterly to the summit of Osceola's Squaw, described in said commissioners' report as monument number 140. Thence westerly to summit of Mount Osceola being designated as monument number 147 in said report. Thence northwesterly along the line as established by said commissioners' report to monument number 151 being on or near summit of West Peak so called and some 57 chains northwest from Mount Osceola. Thence in a straight line southwesterly about 290 chains to the corner of Waterville and Livermore on the Thornton town line. Thence easterly along the town line between Waterville and the unincorporated place of Livermore about 770 chains to the point of beginning.

- II. Area number two of such place is annexed to the town of Lincoln and is described as a parcel of land which is bounded on the west by the town of Thornton, on the north and northeast by the present boundary of the town of Lincoln and on the south by the northerly boundary of area number one.
- III. Area number three of such place is annexed to the town of Lincoln and is described as a parcel of land which is bounded on the east by the towns of Bethlehem, Harts Location, Bartlett and Albany, on the west by the present boundary of the town of Lincoln and on the south by the northerly boundary of area number one and the town of Waterville Valley.
- IV. Area number four of such place is annexed to the town of Bethlehem and is described as a parcel of land which is bounded on the east by the town of Franconia, on the north by the town of Bethlehem, and on the south and east by the present boundary of the town of Lincoln.
- 2 Authorization. The towns of Waterville Valley, Lincoln and Bethlehem are authorized to appropriate funds for the costs of surveying and laying out new town lines in accordance with this act and each town shall pay said costs regarding their respective parcels of land.
- 3 Referendum. This act shall be submitted to the voters of the towns of Waterville Valley, Lincoln and Bethlehem for ratification pursuant to RSA 51:9. The board of Taxation established under RSA 71-B:1 shall represent the interests of the unincorporated place of Livermore. The town clerks of Waterville Valley, Lincoln and Bethlehem shall certify to the secretary of state within ten days after their respective referenda, the results of their referenda. The board of taxation shall certify its approval of each annexation to the secretary of state within ten days after the referendum in each respective town. Failure of any town to adopt this act by referendum or failure of the board of taxation to certify its approval shall have no effect on any other town's annexation. If a town does not adopt this act by referendum or the board of taxation does not certify its approval then that portion of Livermore that was to be annexed shall remain the unincorporated place of Livermore.
- 4 Conditions. The towns of Waterville Valley, Lincoln and Bethlehem shall have two years after the ratification of the annexation pursuant to section 3 of this act, or the approval of the board of taxation, whichever is later to survey and lay out new town lines and to report same to the secretary of state. If a town fails to perform these conditions then the respective portion of Livermore shall be divested from the town and shall remain as the unincorporated place of Livermore.
- 5 Effective Date. Section 3 of this act shall take effect upon its passage and sections 1, 2 and 4 shall take effect in each town on April first next following either the date of the meeting authorizing ratification of the annexation or the date of approval thereof by the board of taxation, whichever is later.

Amendment adopted.

Rep. Hanson explained the bill.

Rep. Towle spoke against the committee report.

Rep. Chandler moved that SB 315 be referred to the committee on Municipal and County Government for interim study to report back by October 1, 1975.

Reps. W. Murray Clark, and Richard Bradley spoke against the motion.

Rep. Dickinson spoke in favor of the motion.

On a voice vote the Speaker was in doubt and requested a division.

A roll call was requested.

Sufficiently seconded.

YEAS 210, NAYS 96 YEAS 201

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Leary, Marsh and Nighswander.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Duprey, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Hanna, Johnson, Ladd, Marshala, McGinness, Milbank, Proctor, Ramsey, Scranton, Anthony Stevens and Turner.
COOS COUNTY

Burns, Cooney, Fortier, Rebecca Gagnon, Hunt, George Lemire and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Altman, George Cate, Chambers, Cynthia Clark, Cornelius, Gaylord Cummings, Logan, Melnick, Pepitone, Symons and Webb.

HILLSBOROUGH COUNTY

Arnold, Bednar, Emile Boisvert, Wilfrid Boisvert, Boyd, Bruton, Carswell, Carter, Coburn, Corser, Joseph Cote, Margaret Cote, Coutermarsh, Cullity, William Desmarais, Joseph Eaton, Favreau, Ferguson, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Gramling, Granger, Salvatore Grasso, Philip Heald, Howard Humphrey, Karnis, Edmund Keefe, Lachance, Lawrence, Levasseur, Lynch, Martin McDonough, McGlynn, McLaughlin, Morgan, Fred Murray, Normand, O'Neil, Orcutt, Russell Perkins, Quigley, Henry Richardson, Seamans, Shea, Andre Simard, Leonard Smith, Kenneth Spalding, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

Chris Andersen, John Cate, Milton Cate, Chandler, Raymond Chase, Christensen, Eugene Daniell, Haller, James Humphrey, H. Gwendolyn Jones, McNichol, Millard, Ralph, Riley and Underwood.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, Blanchette, William Boucher, Campbell, Casassa, Thomas Connors, Cotton, Cunningham, Dame, Grace DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Ganley, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Hobbs, Kelley, Krasker, Maynard, Niebling, Page, Parolise, Parr, Peterson, Anthony Randall, Reese, Richards, Sayer, Constance Simard, Skinner, Splaine, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Shirley Clark, Walter Desmarais, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Kimball, Lessard, Maloomian, McManus, Rod O'Connor, Osgood, Parshley, Robillard, Barbara Thompson, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

NAYS 96

BELKNAP COUNTY

Mansfield, Kenneth Randall and Sabbow.

CARROLL COUNTY

Dickinson.

CHESHIRE COUNTY

Ames, Anne Gordon, Cleon Heald, Nims, Russell and Wells.

COOS COUNTY

Drake, Horton, Huggins, Victor Kidder, Oleson, Wiswell and York.

GRAFTON COUNTY

David Bradley, Richard Bradley, Buckman, W. Murray Clark, Copenhaver, Fimlaid, Gemmill, Hough, Mann and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Belanger, Bragdon, Burke, Cobleigh, Corey, Kendall Cote, Forsaith Daniels, Day, Dwyer, Fleisher, Gravelle, Lyons, MacDonald, Milne, Morgrage, Timothy O'Connor, Paradis, Arnold Perkins, Peters, Polak, Record, Sing, Sullivan, Wheeler and Withington.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, David Currier, Gamache, Hager, Hanson, Harriman, Hess, LaBonte, Noble, Rich, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Benton, Briggs, Charles Cummings, Danforth, Gaskill, Gillis, Goff, Kashulines, King, McEachern, O'Connell, Rogers, Sanborn, Scamman, Schwaner, Stimmell, Tavitian and George Thibeault.

STRAFFORD COUNTY

Bernard, Canney, Donnelly, Preston, Rowell, Ruel, Sackett and Torrey.

SULLIVAN COUNTY

Barrus and Burrows.

and the motion carried.

Rep. Collins wished to be recorded as voting in favor of the motion.

Rep. Dickinson, who voted nay, notified the clerk that he inadvertently voted incorrectly and wished to vote yea.

Rep. Marsh moved that SB 111, providing for the regulation of electricians, be taken from the table.

A roll call was requested.

Sufficiently seconded.

(Speaker in the Chair)

YEAS 187 NAYS 108 YEAS 187

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Leary, Mansfield, Marsh, James Murray, Nighswander, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Conley and Kenneth Smith.

CHESHIRE COUNTY

Francis Callahan, Cooke, Hanna, Langille, Milbank, Nims, Proctor, Russell, Scranton, Anthony Stevens, Turner and Wells.

COOS COUNTY

Burns, Fortier, Rebecca Gagnon, Huggins, Victor Kidder, George Lemire, Oleson, Wiswell and York.

GRAFTON COUNTY

Altman, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, Gemmill, Hough, Logan, Melnick, Symons, Bruce Townsend and Webb. HILLSBOROUGH COUNTY

Ackerson, Ahern, Bishop, Wilfrid Boisvert, Bruton, Carswell, Carter, Coburn, Margaret Cote, Coutermarsh, Crotty, Forsaith Daniels, Day, Drewniak, Dwyer, Favreau, Ferguson, Gardner, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, Karnis, Edmund Keefe, Lamy, Lynch, Lyons, MacDonald, McGlynn, McLaughlin, Morgrage, Morrissette, Fred Murray, Normand, O'Neil, Orcutt, Paradis, Peters, Quigley, Henry Richardson, Leonard Smith, Solomon, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, Castaldo, John Cate, Milton Cate, Christensen, Hager, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McNichol, Noble, Riley and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Bisbee, Blanchette, William Boucher, Casassa, Thomas Connors, Cotton, Cunningham, Dame, Danforth, Eastman, Ellis, Flanagan, Gage, Ganley, Gillis, Goff, Goodrich, Gorman, Greene, Hoar, Kelley, King, Krasker, Maynard, Niebling, O'Connell, Page, Parr, Reese, Richards, Sayer, Schwaner, Constance Simard, Splaine, Tavitian, Twardus and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Donnelly, Dudley, Dumais, Dunlap, Habel, Hebert, Joos, Lessard, McManus, Rod O'Connor, Osgood, Parshley, Robillard, Ruel, Sackett, Barbara Thompson, Torrey and Winkley.
SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, Scott and Sara Townsend.

NAYS 108

BELKNAP COUNTY

Goyette.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Howard and Towle.

CHESHIRE COUNTY

Ames, Close, Anne Gordon, Cleon Heald, Johnson, Ladd, Marshala and McGinness.

COOS COUNTY

Cooney, Drake, Horton, Hunt and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, David Bradley, Richard Bradley, Buckman, George Cate, Myrl Eaton, Mann and Pepitone.

HILLSBOROUGH COUNTY

Arnold, Bednar, Bernier, Emile Boisvert, Boyd, Bragdon, Burke, Cobleigh, Corey, Corser, Joseph Cote, Kendall Cote, Cullity, William Desmarais, Joseph Eaton, Gauthier, Gelinas, Howard Humphrey, LaChance, Lawrence, Levasseur, McDonough, Milne, Morgan, Arnold Perkins, Russell Perkins, Polak, Record, Reidy, Seamans, Shea, Andre Simard, Sing and Kenneth Spalding.

MERRIMACK COUNTY

Chandler, Raymond Chase, David Currier, Gamache, James Humphrey, Millard, Rich, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Benton, Briggs, Campbell, Collins, Charles Cummings, Roy Davis, Grace DeCesare, Erler, Gaskill, Griffin, Harney, Hobbs, Kashulines, McEachern, Parolise, Peterson, Anthony Randall, Rogers, Sanborn, Scamman, Skinner, Stimmell, George Thibeault and Webster.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Horrigan, Kimball, Preston and Rowell. SULLIVAN COUNTY

Barrus, D'Amante, Frizzell, LeBrun, Lucas George Wiggins and Williamson. and the motion carried.

Question being on the adoption of the committee amendment.

COMMITTEE AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for the regulation of electricians by an electricians' board and for the administration of occupational and professional tests by the department of education.

Amend RSA 319-C:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

319-C:1 Electricians. No electrical installation shall be made for compensation, unless made by an electrician or other person licensed by the electricians' board except as provided in this chapter.

Amend RSA 319-C:2, II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

II. "Board" means the electricians' board.

Amend RSA 319-C:2, IV as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

IV. "Journeyman electrician" means a person doing work of installing electrical wires, conduits, apparatus, fixtures and other electrical equipment. Each master electrician, or journeyman electrician may have one apprentice electrician, or one helper electrician working with him and under his personal supervision.

Amend RSA 319-C:2, V as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

V. "Master electrician" means a person licensed under this chapter who engages in, or is about to engage in the business of installing electrical wires, conduits, apparatus, fixtures, and other electrical equipment.

Amend the section heading of RSA 319-C:4 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

319-C:4 Electricians' Board; Appointment; Vacancies; Removals; Compensation. Amend RSA 319-C:4, I and II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. An electricians' board is hereby established and shall consist of an executive secretary, who shall be the state fire marshal or his designee, and four other members appointed by the governor and council

II. The appointive members shall consist of four electricians each of whom has at least ten years' experience in the electrical trade. Members shall be selected as follower.

(a) One member may be a master electrician.

(b) Two members may be journeymen electricians, and if journeymen electricians are so selected, one shall be from organized labor.

(c) One member shall be a teacher of industrial electricity employed by the New Hampshire technical institute or a vocational technical college under RSA 188-A.

Amend RSA 319-C:15, II as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

II. Nothing in this chapter shall prevent a person from making electrical installations in a single family residence occupied by him or to be occupied by him as his bona fide personal abode.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Electricians' Board, Initial Terms. Notwithstanding RSA 319-C:4, III, as inserted by section 1 of this act, the initial appointees to the electricians' board who are required to be electricians need not be licensed as master or journeymen electricians, but shall be qualified under RSA 319-C:7, I. The terms of the initial members appointed to the board shall be for two years, three years, four years and five years.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Occupational and Professional Examinations. Amend RSA 332-A by inserting after section 1 the following new section:

332-A:2 Examinations. Notwithstanding any other provision of law to the contrary all examinations under this title shall be prepared, administered and graded by the state department of education. The department shall bill the applicable board for the cost of preparing, administering and grading the examination and the board shall reimburse the department of education in the amount of the bill.

5 Effective Date. This act shall take effect July 1, 1975.

Reps. McDonough and Bednar spoke aginst the amendment.

Reps. Harold Thomson and Brouillard spoke in favor of the amendment.

Rep. Peterson spoke to the motion.

Rep. Boyd spoke against the amendment.

Reps. Drake and Noble yielded to questions.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted

Rep. McDonough requested a roll call.

Sufficiently seconded.

YEAS 188 NAYS 103 YEAS 188

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Hildreth, Mansfield, Marsh, James Murray, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY

Claflin, Conley and Duprey.

CHESHIRE COUNTY

Close, Cooke, Fillback, Hanna, Marshala, McGinness, Milbank, Proctor, Ramsey, Russell, Turner, Wells and Whipple.

COOS COUNTY

Burns, Fortier, Horton, Huggins, Hunt and Wiswell.

GRAFTON COUNTY

George Cate, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, LaMott, Melnick, Symons, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ahern, Ainley, Belanger, Bernier, Bishop, Emile Boisvert, Wilfrid Boisvert, Carswell, Carter, Coburn, Corser, Margaret Cote, Coutermarsh, Crotty, Cullity, Forsaith Daniels, Day, Dwyer, Ferguson, Gabrielle Gagnon, Gardner, Gauthier, Gramling, Granger, Salvatore Grasso, Ingram, Karnis, Edmund Keefe, Lamy, Lyons, MacDonald, Martel, McLaughlin, Morgrage, Morrissette, Fred Murray, Normand, O'Neil, Orcutt, Paradis, Russell Perkins, Peters, Quigley, Henry Richardson, Andre Simard, Leonard Smith, Solomon, Spirou, Sullivan, Harold Thomson, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Joh Cate, Milton Cate, Christensen, Hanson, Hess, H. Gwendolyn Jones, William Kidder, Labonte, McNichol, Noble, Riley, Sherman, Tarr and Underwood.

ROCKINGHAM COUNTY

Appel, Belair, Bisbee, Blanchette, William Boucher, Casassa, Collins, Collishaw, Thomas Connors, Cunningham, Dame, Danforth, Eastman, Ellis, Flanagan, Ganley, Gaskill, Gillis, Goff, Greene, Hoar, Kelley, King, Lockhart, Maynard, O'Connell, Page, Parr, Richards, Rogers, Schwaner, Constance Simard, Splaine, Tavitian, Twardus and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kimball, Kincaid, Lessard, Maloomian, McManus, Rod O'Connor, Osgood, Parnagian, Pray, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Desnoyer, LeBrun, Lucas, Sara Townsend, Tucker and George Wiggins.

NAYS 103

CARROLL COUNTY

Roderick Allen, Russell Chase, Howard and Towle.

CHESHIRE COUNTY

Ballam, Cournoyer and Johnson.

COOS COUNTY

Cooney, Drake, Rebecca Gagnon, Victor Kidder, George Lemire and York.

GRAFTON COUNTY

Ira Allen, David Bradley, Richard Bradley, W. Murray Clark, Myrl Eaton, Gemmill, Hough, Mann and Pepitone.

HILLSBOROUGH COUNTY

Arnold, Barrett, Bednar, Boyd, Bruton, Burke, Cobleigh, Corey, Joseph Cote, Kendall Cote, Philip Currier, William Desmarais, Drewniak, Clyde Eaton, Joseph Eaton, George Healy, Howard Humphrey, Lachance, Levasseur, Lynch, McDonough, McGlynn, Milne, Morgan, Arnold Perkins, Polak, Record, Seamans, Shea, Sing, Kenneth Spalding, P. Robert Thibeault and Woodruff.

MERRIMACK COUNTY

Castaldo, Chandler, Raymond Chase, Eugene Daniell, Gamache, Harriman, James Humphrey, Kenison, Millard, Rich, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Benton, Campbell, Cotton, Charles Cummings, Roy Davis, Grace DeCesare, Erler, Gage, Griffin, Hobbs, Kashulines, Krasker, McEachern, Paorlise, Peterson, Anthony Randall, Reese, Sanborn, Sayer, Scamman, Stimmell, Webster and Wilson. STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Donnelly, Rowell, Tripp and Winkley.

SULLIVAN COUNTY

Burrows, D'Amante, Frizzell, Scott, Roma Spaulding and Williamson.

and the amendment was adopted.

Rep. Marsh offered an amendment and spoke to his amendment.

AMENDMENT

Amend RSA 319-C:7, I as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

I. The board will at any time prior to June 30, 1977, without examination and upon payment of a fee of twenty-five dollars, issue a license as a master or journeyman electrician to any applicant who shall present satisfactory notarized evidence that he has the qualifications of such electrician and has engaged in the business of making electrical installations within the state for at least two years prior to June 30, 1975.

Rep. Brouillard spoke in favor of the amendment.

Rep. Hoar moved the previous question.

Sufficiently seconded.

Adopted.

Amendment adopted.

Referred to Appropriations to be reported back before today's adjournment.

SB 288, providing an option of first refusal on the real estate which comprises Pease Air Force Base, if said base is deactivated and declared surplus by the federal government and offered to the state. Ought to pass with amendment. Rep. McEachern for Public Works.

This bill as amended provides for a committee to coordinate plans and programs if and when Pease Air Force Base is deactivated and declared surplus. The committee wishes to go on record that it has no knowledge at present time of Base being phased out.

Reps. Ellis, Cotton, Krasker and Splaine spoke against the amendment.

Rep. Sanborn spoke in favor of the amendment.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Amendment lost.

Rep. Scamman moved that SB 288 be referred to the Joint Committee on Transportation and Public Works to be reported back by October 1, 1975.

Reps. Forsaith Daniels, Cunningham and Griffin spoke against the motion.

Rep. Hager moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

SB 143, renaming the Gile Forest the Gardner-Gile Forest. Inexpedient to legislate. Rep. Claffin for Resources, Recreation and Development.

Legal difficulties could ensue from any change of name.

Rep. Williamson moved that the words, ought to pass as amended, be substituted for the committee report, inexpedient to legislate.

The clerk read the amendment in full.

Rep. Williamson spoke to his motion.

Rep. Boyd spoke against the motion.

Rep. Hess moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Resolution adopted.

SB 85, increasing the gross weight limits for certain vehicles and semi-trailers on highways of the state. Ought to pass with amendment. Rep. James Murray for Transportation.

This bill had two executive sessions before the committee. On the first session the bill lost 9 to 4. The second executive session was called to consider new amendments to the bill. The committee vote after careful consideration of the new amendments was ought to pass 17 to 2. Commissioner of Public Works Robert Whitaker offered the amendments and is in full support of this bill in its amended form

Rep. Erler moved that the words, inexpedient to legislate, be substituted for the committee report, ought to pass with amendment, and spoke to his motion.

Rep. Shepard explained the committee report.

Reps. Krasker, Ganley, Lessard, Griffin, Crotty, Richard Bradley, Joseph Cote and Corser spoke in favor of the motion.

Rep. Coutermarsh spoke against the motion.

Rep. James Murray explained the bill.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Erler requested a roll call.

YEAS 281 NAYS 48 YEAS 281

BELKNAP COUNTY

Beard, Bowler, Goyette, Hildreth, Mansfield, Marsh, Nighswander, Kenneth Randall and Sabbow.
CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Dickinson, Duprey and Howard. CHESHIRE COUNTY

Ames, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Ladd, Langille, Marshala, Milbank, Nims, Proctor, Ramsey, Russell, Anthony Stevens, Turner and Whipple.

COOS COUNTY

Burns, Cooney, Drake, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, George Lemire and Wiswell.

GRAFTON COUNTY

David Bradley, Richard Bradley, George Cate, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Myrl Eaton, Gemmill, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Bruce Townsend and Webb. HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Barrett, Bednar, Belanger, Bernier, Bishop, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, William Desmarais, Drewniak, Dwyer, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Ingram, Edmund Keefe, Lachance, Lamy, Lawrence, Levasseur, Lynch, Lyons, Martin, McDonough, McGlynn, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Normand, Timothy O'Connor, O'Neil, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reardon, Record, Reidy, Seamans, Shea, Andre Simard, Sing, Leonard Smith, Spirou, Sullivan, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Withington, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Bartlett, Castaldo, John Cate, Chandler, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Haller, Harriman, Hess, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, McNichol, Millard, Noble, Ralph, Rich, Riley, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Belair, Benton, Bisbee, Blanchette, Briggs, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Danforth, Roy Davis, Grace DeCesare, Eastman, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Goodrich, Gorman, Greene, Griffin, Harney, Hoar, Hobbs, Kashulines, Kelley, King, Krasker, Lockhart, Maynard, McEachern, Niebling, O'Connell, Page, Parolise, Parr, Peterson, Anthony Randall, Reese, Richards, Rogers, Sayer, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, George Thibeault, Twardus, Wilson and Wolfsen. STRAFFORD COUNTY

Bernard, Bouchard, Canney, Shirley Clark, Walter Desmarais, Dudley, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joos, Kimball, Kincaid, Lessard, Maloomian, Rod O'Connor, Osgood, Parshley, Pray, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Frizzell, LeBrun, Lucas, Roma Spaulding, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 48

BELKNAP COUNTY

Brouillard, French, Leary, James Murray and Young.

CARROLL COUNTY

Conley and Towle.

CHESHIRE COUNTY

Ballam, Close, Johnson and Wells.

COOS COUNTY

Fortier

GRAFTON COUNTY

Ira Allen, Buckman, W. Murray Clark and Fimlaid.

HILLSBOROUGH COUNTY

Coutermarsh, Clyde Eaton, Gauthier, Karnis, MacDonald, McLaughlin, Henry Richardson, Solomon and Kenneth Spalding.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, Hanson, LaBonte, Ryan, Shepard. Sherman and Tarr.

ROCKINGHAM COUNTY

William Boucher, Dame, Ellis, Read, Sanborn, Scamman, Tavitian and Webster. STRAFFORD COUNTY

Donnelly, Parnagian and Rowell,

SULLIVAN COUNTY

D'Amante, Desnover and Scott,

and the motion passed.

Rep. Ryan, who voted nay, notified the clerk that he inadvertently voted incorrectly, and wished to vote yea.

Rep. Kenneth Smith wished to be recorded in favor of the moiton.

Reps, Taylor and Cotton wished to be recorded against SB 85.

Rep. Dickinson who voted yea on SB 85 notified the clerk that he inadvertently voted incorrectly, and wished to vote nay.

Rep. Spirou moved that SB 85 be indefinitely postponed.

Adopted.

SB 186, providing for reimbursement from the traffic safety fund to persons taking private driver education courses, Majority: Ought to pass with amendment: Rep. Young for Transportation. Minority: Inexpedient to legislate. (Reps. Lyons, D'Amante, James W. Murray, Parnagian, Ryan and Shepard)

Majority of the committee felt this would help some children to get driver education who now cannot for reasons such as employment, too far behind in school grade, dropouts, etc.

Minority felt passage of this bill to be a violation of the public trust because these funds are collected by the state and passage of this legislation turns them over to private enterprise. The Department of Safety, Department of Education, and the AAA were opposed to this bill on the grounds that it will destroy the driver education program.

The only people who appeared in favor of this bill were the owners of private driving schools who testified that the bill has been filed in previous sessions of the Legislature and failed.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

providing for reimbursement from the traffic safety fund to persons taking private driver education courses; changing the violation of speed regulations for certain highways from unreasonable and imprudent speed to using excessive fuel and providing a penalty therefor and providing for payment of fines collected therefor to the

traffic safety fund.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Using Excessive Fuel. Amend RSA 262-A:60, as inserted by 1963, 330:1, as amended, by inserting after paragraph II the following new paragraph:

III. In any complaint which alleges that the speed of a motor vehicle on the interstate system, the central New Hampshire turnpike and the eastern New Hampshire turnpike in locations where said highways are four-lane divided highways or other divided highways of four or more lanes was in excess of the established prima facie limit on said highway but was equal to or less than seventy miles an hour, the defendant shall be charged with using excessive fule and not with driving at a speed greater than is reasonable and prudent.

5 Using Excessive Fuel. Amend RSA 262-A by inserting after section 60 the following new section:

262-A:60-a Using Excessive Fuel; Penalty. Notwithstandingg RSA Title LXII, any person convicted of using excessive fuel as provided in RSA 262-A:60, III shall be fined five dollars plus fifty cents for each mile per hour that he was operating his motor vehicle over the established prima facie limit. All fines collected pursuant to this section shall be paid to the director of the division of motor vehicles, department of safety, to be expended solely for courses of instruction and training in safe motor vehicle driving pursuant to RSA 262:1-a.

6 Effective Date. This act shall take effect sixty days after its passage.

Amendment adopted.

Rep. Day offered an amendment.

Rep. Day explained her amendment.

Reps. Young, Erler and Fleisher spoke in favor of the Day amendment.

Reps. Lyons and Gillis spoke against the Day amendment.

Day amendment lost.

Rep. French moved that SB 186 be indefinitely postponed and spoke to his motion.

The previous question was requested.

Sufficiently seconded.

Adopted.

Motion passed.

The Speaker called for the special orders:

SB 295, establishing a state housing finance agency and making an appropriation therefor and establishing a state retirement system mortgage fund. Ought to pass with amendment. Rep. Drake for Appropriations.

This bill allows for mortgages to be issued at a lower rate than banks are now giving. This should stimulate building and construction in the next few years.

Rep. Schwanner moved that SB 295 be laid upon the table.

Motion passed.

SB 203, relative to compensation deductions and late filing fees under the business profits tax. Majority: Inexpedient to legislate; Rep. Anne B. Gordon for Ways and Means. Minority: Ought to pass. (Reps. Cunningham, Parr, Canney, Kenneth C. Smith, Donnelly, Belanger and LaBonte)

Majority: The bill contains a good concept, but the majority of the committee did not favor its enactment because of the adverse impact it would have on business profits tax revenue.

Minority: Bill discriminates against the small proprietor as he cannot take the salary against an operating loss and a partnership corporation can.

Rep. Parr moved that the report of the Minority, ought to pass, be substituted for the report of the Majority, inexpedient to legislate, and spoke to her motion.

Reps. Perkins and Philip Currier spoke against the motion.

Rep. Cunningham spoke in favor of the motion.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Majority Resolution adopted.

SCR 14, establishing an interim study committee to investigate the fee structure for registration of automobiles. Ought to pass. Rep. Estee for Transportation.

Majority of committee felt that passage of this resolution could result in a contribution by the state of New Hampshire thru future legislation to conserve automotive fuel.

Rep. Eugene Daniell offered an amendment.

AMENDMENT

Amend the caption of the resolution by striking out same and inserting in place thereof the following:

establishing an interim study committee to investigate the fee structure for registration

of automobiles and trucks.

Amend the resolution by striking out all after the caption and inserting in place thereof the following:

Whereas, the average motorist and trucker needs additional incentive to limit his fuel consumption; and

Whereas, such additional incentive will have an impact not only on fuel conservation but also on the environmental quality of life within this state; and

Whereas, higher registration fees for automobiles and trucks that attain low fuel mileage or lower registration fees for automobiles and trucks which attain high fuel mileage would provide such additional incentive; now therefore, be it

Resolved by the Senate, the House of Representatives concurring:

That an interim study committee is hereby established to study the feasibility of relating the fees paid for automobile and truck registration in this state to the amount of fuel consumed by the automobiles and trucks and to increase state revenue by implementing a system of equitable charges on truck registration fees. This committee shall consist of three senators appointed by the president of the senate and three representatives appointed by the speaker of the house and shall report its finding together with recommendations and any proposed legislation to the president of the senate and the speaker of the house on or before December 15, 1976.

Amendment adopted.

SCR 14 adopted.

SB 8, eliminating the prohibition against sweepstakes drawings in the form of numbers, policy, bolita or similar games. Majority: Ought to pass; Rep. Cunningham for Ways and Means. Minority: Inexpedient to legislate. (Reps. Marsh, Underwood and Elmer Johnson)

Majority of the committee felt that this legislation is necessary should our sister states go to this form of public drawings.

Minority feels that this is a major departure from past and present sweepstakes policy.

Rep. Marsh moved that the report of the Minority, inexpedient to legislate, be substituted for the report of the Majority, ought to pass, and spoke to his motion.

Rep. Philip Currier spoke against the motion.

Rep. Close moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

152 members having voted in the affirmative and 162 in the negative the motion lost.

Question being on the committee report, a division was requested.

172 members having voted in the affirmative and 146 in the negative, SB 8 was ordered to third reading.

RECONSIDERATION

Rep. Spirou moved reconsideration of SB 274, improving the present health plan and increasing the state's contribution toward group hospital and medical insurance for state employees and making an appropriation therefor, and spoke to his motion.

Rep. William Kidder spoke in favor of the motion.

Reconsideration passed.

Rep. William Kidder moved that SB 274 be indefinitely postponed.

Adopted.

Rep. Lucas wished to be recorded against indefinite postponement.

SUSPENSION OF RULES

Rep. Drake moved that the rules be so far suspended as to permit a committee report on SB 111 without one day's notice, and spoke to his motion.

Reps. Spirou and Hanson spoke in favor of the motion.

Reps. Roderick Allen and Bednar spoke against the motion.

Rep. Haller moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Joseph Cote requested a roll call.

Sufficiently seconded.

YEAS 222 NAYS 98 YEAS 222

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Leary, Mansfield, Marsh, James Murray, Nighswander, Kenneth Randall and Sabbow.

CARROLL COUNTY
Russell Chase, Claflin, Conley and Duprey.

CHESHIRE COUNTY

Ames, Close, Cooke, Cournoyer, Fillback, Anne Gordon, Hanna, Cleon Heald, Langille, Marshala, Milbank, Nims, Proctor, Ramsey, Turner, Wells and Whipple.
COOS COUNTY

Burns, Cooney, Drake, Fortier, Rebecca Gagnon, Horton, Hunt and Oleson. GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, Gemmill, LaMott, Mann, Melnick, Symons, Bruce Townsend and Webb.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Belanger, Bernier, Bishop, Wilfrid Boisvert, Carswell, Carter, Coburn, Corey, Corser, Margaret Cote, Cullity, Forsaith Daniels, Day, Douzanis, Dwyer, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gramling, Granter, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Karnis, Edmund Keefe, Lachance, Lamy, Lynch, Lyons, MacDonald, Martin, McLaughlin, Morgan, Morgrage, Morrissette, Fred Murray, Normand, O'Neil, Arnold Perkins, Russell Perkins, Peters, Polak, Quigley, Reidy, Henry Richardson, Sing, Leonard Smith, Solomon, Spirou, Sullivan, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Wheeler, Withington and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Castaldo, John Cate, Christensen, Eugene Daniell, Estee, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McNichol, Noble, Packard, Riley, Ryan, Shepard, Sherman, Tarr and Underwood.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, Blanchette, William Boucher, Casassa, Collins, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Eastman, Ellis, Flanagan, Ganley, Gaskill, Gillis, Goff, Goodrich, Greene, Griffin, Hoar, Kelley, King, Krasker, Lockhart, Maynard, Page, Parolise, Parr, Read, Reese, Richards, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, Twardus and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Shirley Clark, Walter Desmarais, Donnelly, Dumais, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kincaid, Lessard, Maloomian, Rod O'Connor, Osgood, Robillard, Ruel, Sackett, Barbara Thompson. Tibbetts, Torrey and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, Scott, Roma Spaulding, Sara Townsend and Tucker.

NAYS 98

CARROLL COUNTY

Roderick Allen, Howard and Towle.

CHESHIRE COUNTY

Ballam, Johnson and Ladd.

COOS COUNTY

Huggins, Victor Kidder, George Lemire and York.

GRAFTON COUNTY

Ira Allen, Richard Bradley, Buckman, George Cate, W. Murray Clark, Myrl Eaton, Logan and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Emile Boisvert, Boyd, Bragdon, Bruton, Burke, Cobleigh, Joseph Cote, Crotty, Philip Currier, William Desmarais, Drewniak, Clyde Eaton, Joseph Eaton, Gelinas, Daniel Healy, Howard Humphrey, Lawrence, Levasseur, McDonough, McGlynn, Milne, Timothy O'Connor, Paradis, Record, Seamans, Shea, Andre Simard, Kenneth Spalding, Theriault, Woodruff and Zechel. MERRIMACK COUNTY

Laurent Boucher, Chandler, Raymond Chase, Gamache, Harriman, James Humphrey, Millard, Ralph, Rich and Elmer Wiggin.
ROCKINGHAM COUNTY

Barka, Briggs, Campbell, Danforth, Roy Davis, Grace DeCesare, Erler, Gage, Gorman, Harney, Hobbs, Kashulines, McEachern, Niebling, O'Connell, Peterson, Anthony Randall, Rogers, George Thibeault, Webster and Wilson. STRAFFORD COUNTY

Kimball, Parnagian, Parshley, Pray, Preston, Rowell, Tripp and Winkley. SULLIVAN COUNTY

Barrus, D'Amante, Frizzell, LeBrun, Lucas, George Wiggins and Williamson. and the motion passed.

COMMITTEE REPORT

SB 111, providing for the regulation of electricians. Ought to pass. Rep. Drake for Appropriations.

Rep. Drake spoke to the committee report.

Rep. Roderick Allen moved that SB 111 be referred to the committee on Executive Departments and Administration for interim study, and spoke to his motion.

Rep. Cornelius spoke against the motion.

Rep. Haller moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Ordered to third reading.

Rep. Russell Chase moved that SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors, be taken from the table.

A division was requested.

 $195\,$ members having voted in the affirmative and 124 in the negative, SB 275 was taken from the table.

Rep. Chase moved that SB 275 be ordered to third reading and spoke to his motion.

Rep. James Murray spoke in favor of the motion.

Ordered to third reading.

Rep. Roma Spaulding moved that SB 31, providing for state assistance to persons suffering from hemophilia and making an appropriation therefor, be taken from the table.

Motion lost.

Rep. Read moved that CACR 7, Relating to: establishing a unicameral legislature for New Hampshire. Providing that: The general court of New Hampshire be unicameral, be taken from the table.

Motion lost.

RECONSIDERATIONS

Rep. LaMott moved reconsideration on SB 311, and spoke to his motion.

Reps. Maynard and Read spoke in favor of reconsideration.

Rep. Spirou spoke against reconsideration.

Reconsideration lost.

Rep. Tavitian moved reconsideration on SB 62 and spoke to his motion.

Reps. Ryan and Read spoke in favor of reconsideration.

Reconsideration lost.

The House went into a committee of the whole.

(Rep. French in the chair)

The report of the committee of the whole referred SB 71 to sections 2, 3 and 4 for interim study.

Adopted.

(Speaker in the Chalr)

ENROLLED BILLS REPORT

HB 229, relative to the certification and supervision of shared homes for adults. HB 239, increasing the appropriation for perambulation of the Maine-New Hampshire boundary line and providing for the transfer of any available funds.

HB 258, providing for the continued revision of the Revised Statutes Annotated. HB 274, relative to providing a hearing and appeals procedure in the division of welfare.

HB 668, to provide for a sentence review in criminal cases in superior court.

HB 848, requiring customer approval for repair work done on a motor vehicle over and above ten percent in excess of the estimate.

SB 185, relative to the closing of schools on Memorial Day and Veterans Day.

HB 400, to permit the prosecution to take witnesses' depositions after the defendant has been arrested.

HB 397, relative to the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor.

HB 455, relative to the control of American foul-brood disease of honeybees and making an appropriation therefor.

SB 116, relative to the licensing of pastoral counselors.

SB 108, relative to methods of providing town assistance to the poor.

SB 286, relative to fees of sheriffs and deputy sheriffs.

HB 638, providing for bail pending appeal.

HB 873, relative to procedures in adoption and termination of parental rights.

Maurice W. Read for the Committee.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, that the reading of bills be by title only and that all bills ordered to third reading be read a third time by this resolution, and that all titles of bills be the same as adopted, and that they be passed at the present time, and when the House adjourns today it be to meet Tuesday next at 12:30 o'clock.

Adopted.

LATE SESSION

Third reading and final passage

SB 8, eliminating the prohibition against sweepstakes drawings in the form of numbers, policy, bolita or similar games.

SB 230, requiring a probation officer to furnish copies of his reports to counsel in criminal cases.

SB 325, relative to assaults by prisoners and the offense of escape.

SB 346, relative to the use of wiretapping devices by law enforcement officers.

SB 182, relative to municipal development of industrial facilities.

SB 263, to enable the Seabrook Beach village district to adopt zoning.

SB 288, providing an option of first refusal on the real estate which comprises Pease Air Force Base, if said base is deactivated and declared surplus by the federal government and offered to the state.

SB 336, providing for alternate members on the Connecticut River Valley and the Merrimack River Valley Flood Control Commissions.

SB 232, providing for motorcycle learner's permits.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances.

SB 111, providing for the regulation of electricians.

On motion of Reps. French and Spirou the House adjourned at 7:58 o'clock.

Tuesday, 3June75

(Rep. French in chair)

The House met at 12:30 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

A man of the earth, of long ago, caught himself saying these words to You God. "May my spoken words and unspoken thoughts be pleasing even to You, O Lord my Rock and my Redeemer." (Psalm 19:14) Well, God, there will be much "spoken and unspoken" here today. We are called upon to commit outselves with YEAS and NAYS that color the lives of the good people of this state. Dear God, let us seek out Your truth for every decision that we may rest from our labors unashamed. O Light of the world, give us Your Light, sufficient for the day. Amen!

Rep. Goff led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. George Cate, the week, important business.

Rep. Burns, today and tomorrow, important business.

Rep. Andersen, the day, important business.

Reps. Claflin, Margaret Cote and Bouchard, the day, illness.

Rep. Walter Desmarais, today and tomorrow, illness.

INTRODUCTION OF GUESTS

Ann Healy, wife; Ann Nebille, daughter; Shayrn and Kathleen Nebille, granddaughters of Rep. Daniel Healy; Maurice Turner, former Republican city chairman of Manchester, father, and Maurine Peterson, sister of Rep. Lyons; Pelham Memorial School eighth graders, guests of Reps. Lawrence, Philip Currier and Seamans; Kathleen Rooney, Michelle St. Pierce, Karen Philpott and Kathy Dow, winners of the Rockingham County Flag Contest, guests of Rockingham County Delegation; Beatrice Cooney, wife of Rep. Cooney; Gretchen Appel, daughter of Rep. Appel.

(Speaker in chair)

SENATE MESSAGES CONCURRENCE

HB 384, increasing the appropriation for regional vocational education centers.

HB 514, relative to temporary removal of prisoners and relative to the commitment, discharge and off-grounds privileges of the criminally insane and providing for their release.

HB 579, relative to the management of funds for school food and nutrition programs.

HB 947, amending the charter of the city of Manchester to provide for the election of three aldermen-at-large.

HB 853, relative to child caring and child placing agencies and the licensing thereof.

HB 177, establishing districts for the election of county commissioners in Carroll County if adopted by local referendum.

HB 402, repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms, and county treasurers and requiring annual audits of the records of county officers and clerks of the superior court.

HB 696, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

HB 952, providing village districts with the authority to maintain and build roads. HB 376, providing for the acquisition of the Shell Camp Pond Dam in the town of

Gilmanton and making appropriation for the purchase, repair or reconstruction of same.

HB 372, increasing the compensation for collecting resident taxes for tax collectors paid on a commission or part-time basis.

HB 775, establishing a plumbing code for the State of New Hampshire.

NON-CONCURRENCE

HB 211, decreasing time limits within which accident and health coverage may be denied for certain purposes, changing the amount of civil penalty and providing minimum standards for such insurance policies.

HB 430, providing a special liquor and beverage license for race tracks.

HB 778, making supplemental appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1975 and June 30, 1977.

HB 599, increasing service of subpoena fees and mileage fees for salaried sheriffs and deputy sheriffs.

HB 664, relative to the right of privacy in certain probate records.

HB 677, increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities commission to pay a portion of the stenographic costs incurred in application proceedings.

HB 682, requiring an annual renewal of certificates and permits of certain carriers for hire.

HB 693, requiring an annual certificate for a regular route common carrier.

HB 810, prohibiting truck-tractors from drawing more than one trailer or semitrailer or any combination of a trailer and semitrailer.

HB 861, relative to the requirement of showing public convenience and necessity for carriers of household goods and property for hire.

CONCURRENCE TO HOUSE AMENDMENTS

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances and relative to eligibility requirements for property tax exemptions for the elderly.

REFERRED TO INTERIM STUDY

HB 162, requiring clarification of state primary ballots regarding election of state party convention delegates.

HB 695, establishing no fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings.

HB 717, relative to the filing of estimated tax on business profits.

HB 818, modifying the public convenience and necessity requirement for issuing certificates to operate trucks.

HB 832, relative to termination of tenancies.

HB 836, relative to landlord actions for rent or possession if residential premises fail to meet state or local standards of fitness.

 $\ensuremath{\mathsf{HB}}\xspace\,837,$ establishing minimum standards of fitness for habitation of leased premises.

HB 838, relative to the security deposits of tenants of residential premiums.

ACCEDED TO COMMITTEE

OF CONFERENCE

 $\label{eq:hbb} \mbox{HB 656, exempting motorcycles from semiannual inspection requirements.}$

The President has appointed Sens. Fennelly, Lamontagne and Gardner.

 ${\sf HB~814},$ imposing restrictions on political advertising and providing penalties therefor.

The President has appointed Sens. Monier, Rock and Fennelly.

ENROLLED BILLS REPORT

SB 308, increasing cosmetology and manicuring license and registration fees and establishing biennial renewal periods for such licenses and registrations.

SB 317, increasing the license fee for taking fur-bearing animals by use of traps.

SB 320, appropriating the federal funds available to the state under the "Reed Act" for the 1977 biennium.

SB 324, relative to the sale of fresh water fish raised outside the state

SB 332, relative to the powers of the director of the fish and game departments and conservation officers concerning all marine species.

SB 339, relative to introduction of evidence at board of taxation hearings.

SB 206, permitting the holder of an on-sale beverage permit to employ the holder of an off-sale beverage permit in an entertainment capacity.

SB 209, empowering the public utilities commission to hire a consultant firm to evaluate the use of utilities investments.

SB 210, relative to notice on hearings on approval of subdivision plats.

SB 211, increasing the minimum level at which competitive bidding is required on state public works projects.

SB 235, relative to the membership on the judicial council.

SB 244, requiring the superior court to award costs to the prevailing party in eminent domain proceedings.

SB 247, relative to Sunday dancing in liquor establishments.

SB 283, prohibiting the reduction of accident and health insurance benefits by reason of an increase in social security benefits.

SB 287, relative to the review of bail by the superior court.

SB 297, restricting camping along a public highway and on public property.

HB 951, establishing a committee to study and report on the cause and prevention of sex crimes.

HB 962, allowing towns to authorize expenditure of disaster funds.

SB 90, to reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor.

SB 114, to authorize issuance of special wine licenses to holders of on-sale beer permits.

SB 156, making an appropriation for the rehabilitation of the memorial bridge in the city of Portsmouth.

SB 162, relative to the public defender service in Merrimack and Hillsborough counties.

SB 166, relative to limitations on the loaning authority of cooperative banks, building and loan associations and savings and loan associations in mobile home financing.

SB $1\overline{99}$, relative to information required to be maintained and updated by the supervisors of the checklist.

SB 192, including new mobile homes and new house trailers in the certificate of title act.

SB 193, providing for liquor licenses for nonprofit performing arts facilities.

HB 879, directing the joint committee on legislative facilities to study and report on legislative printing.

HB 897, relative to the administrative procedures act.

HB 901, relative to the validity of subdivision regulations.

HB 904, providing for the dissolution of insurance companies under certain circumstances.

HB 905, permitting the commissioner of insurance to levy administrative fines for certain violations by claims adjusters.

HB 908, requiring an insurance company to apply for a new license after undergoing a substantial change in finances or managerial control.

HB 918, authorizing the town of Hampton to establish a special trust fund into which it may pay the proceeds of sales of certain lands.

HB 920, to permit the delegation of certain public assistance administrative functions to overseers of public welfare.

HB 940, relative to the requirement of a building permit for certain new construction.

HB 942, relative to the approval of building plans.

HB 766, to permit bills for sewer rentals to be combined with bills for other municipal services.

HB 771, clarifying the meaning of the term "by-law" as used in the statutes with reference to legislative action taken by a city, town, county or village district.

HB 780, prohibiting certain persons from possessing lobster or crab traps and providing for the posting of notices thereof.

HB 793, relative to sexual assault and related offenses.

HB 794, providing for interest charges for public assistance liens filed by towns and cities.

HB 796, relative to the state prison prisoner's fund.

HB 799, relative to regulation of emergency medical services and renaming the ambulance service coordinating board.

HB 807, requiring a lessor to execute and deliver a copy of the lease within thirty days after execution and delivery of the lease by the lessee.

HB 864, relative to the licensing of persons to carry loaded pistols and revolvers.

 $\ensuremath{\mathsf{HB}}$ 876, relative to compensation for the board of registrars of voters of the city of Portsmouth.

HB 548, requiring all police officers to wear a name tag when in uniform on active duty.

HB 566, to extend the time limit for eliminating burning dumps for certain towns.

HB 669, increasing the compensation of jurors.

HB 697, providing that funds for the improvement of agricultural fairs shall not lapse for a period of two years.

HB 709, defining taxes to include special assessments and agreements in lieu of or in the nature of special assessments for tax collection and lien purposes.

HB 724, to prohibit the sale or use of stink bombs.

HB 739, authorizing the county commissioners to employ legal counsel.

HB 755, amending the special charter of the town of Hanover to provide for the general obligation of certain special service obligations.

 $\ensuremath{\mathsf{HB}}$ 757, relative to exceeding appropriations by elected and appointed county officers.

HB 763, requiring employee lunch or eating periods.

HB 77, relative to registered nurses and practical nurses, their education and registration; and making an appropriation therefor.

 $\ensuremath{\mathsf{HB}}$ 108, relative to the period of eligible service for qualifications for veteran's property tax exemption.

HB 123, making an additional appropriation for the printing of the New Hampshire supreme court reports, court dockets, court orders and decisions, and for costs necessary and incidental thereto.

HB 184, relative to the definition and penalty for arson.

HB 204, providing for partial distributions from estates pending final settlement.

HB 250, relative to the New Hampshire turnpike system.

HB 252, relative to expenditures for engineering and right of way acquisition for an extension of the Spaulding turnpike.

 $\ensuremath{\mathsf{HB}}$ 261, authorizing officials of political subdivisions to act as issuing agents for food stamps.

 $\ensuremath{\mathsf{HB}}$ 265, relative to installing snow-making equipment at Mount Sunapee state park.

HB 283, making an additional appropriation for fiscal 1975 for the medical education loan program (Dartmouth).

HB 177, establishing districts for the election of county commissioners in Carroll County if adopted by local referendum.

HB 183, reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor.

HB 377, authorizing the city of Dover to borrow for hospital construction.

HB 384, increasing the appropriation for regional vocational education centers.

HB 402, repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers and requiring annual audits of the records of county officers and clerks of the superior court.

HB 514, relative to temporary removal of prisoners and relative to the commitment, discharge and off-grounds privileges of the criminally insane and providing for their release.

 $\ensuremath{\mathsf{HB}}\xspace\,579,$ relative to the management of funds for school food and nutrition programs.

HB 663, relative to the powers, duties and functions of the N.H. insurance quaranty association and relative to the liquidation of insolvent insurance companies.

HB 727, providing for mental illness coverage under health and accident insurance.

HB 775, establishing a plumbing code for the state of New Hampshire.

HB 919, relative to the real and personal property tax exemptions for veterans's widows and veterans who are totally and permanently disabled.

HB 947, amending the charter of the city of Manchester to provide for the election of three aldermen-at-large.

SB 288, providing an option of first refusal on the real estate which comprises Pease Air Force Base, if said base is deactivated and declared surplus by the federal government and offered to the state.

SB 289, revising the pesticides control act.

Mabel L. Richardson for the committee.

ENROLLED BILLS AMENDMENTS

HB 928, relative to authority for aid to the general court.

AMENDMENT

Amend section 1 of the bill by striking out line 1 and inserting in place thereof the following: 1 Federal Aid. Amend RSA 124 by inserting after section 11 the fol-Amend Section 1 of the bill by striking out line 4 and inserting in place thereof the following: 124:12 Authority for Aid to the General Court. The joint committee on

This amendment renumbers RSA 124:11 as inserted by the bill because SB 184 which has been passed by the general court also inserts an RSA 124:11.

Adopted.

HB 964, relative to legislative proceedings and the duties and expenses of the clerks of both houses.

AMENDMENT

Amend RSA 14:7 as inserted by section 1 of the bill by striking out line 9 and inserting in place thereof the following: lative facilities, may correct clerical errors or formal imperfections in the

The amendment corrects a name to properly refer to the joint committee on legislative facilities.

Adopted.

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor. (Amendment printed SJ June 3)

Changes "memorandum" to "memoranda" to properly refer to both agreements referred to in RSA 229:15-a, I.

Adopted.

SB 91, increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the university of New Hampshire. (Amendment printed SJ June 3)

This corrects the bill's title to conform to substance of the amended bill.

Adopted.

HB 435, authorizing savings banks to invest in securities.

AMENDMENT

Amend RSA 387:20-a, I as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following: such capital stock is owned by any officer, employee, trustee or incorporator of

Amend RSA 387:20-a, III as inserted by section 1 of the bill by striking out lines one and two and inserting in place thereof the following: III. Not more than ten

million dollars or five percent of the de-

The first amendment is necessary to correct a terminology error in the original bill. The second amendment corrects a form error in an amendment to the bill.

Adopted.

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts.

AMENDMENT

Amend RSA 358-B:1, II as inserted by section 1 of the bill by striking out line six and inserting in place thereof the following: leases of personal property and transactions pursuant to a seller or lender

Amend RSA 358-B:1, VIII (a) as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following: or alleged to be owed or due, by a consumer as a result of a consumer credit

Amend RSA 358-B:3, I (c) (2) C as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following: him at his place of employment. (For the purposes of this subparagraph, any

Amend RSA 358-B:3, I (d) as inserted by section 1 of the bill by striking out lines two and three and inserting in place thereof the following: the name of the debt collector, the name of the person (as defined in RSA 358-B:1, X) for whom the debt collector is attempting to collect the

Amend RSA 358-B:3, I (e) as inserted by section 1 of the bill by striking out lines two and three and inserting in place thereof the following: the individual making the call and the name of the person (as defined in RSA 358-B:1, X) for whom the debt collector is attempting to collect

Amend RSA 358-B:3, IV (d) (1) as inserted by section 1 of the bill by striking out line one and inserting in place thereof the following: (1) a consumer reporting agency defined in RSA 359-B:3, VI, or

This amendment corrects several typographical errors and corrects statutory cross references to conform to present drafting style.

Adopted.

SENATE MESSAGE

REQUESTS CONCURRENCE TO AMENDMENTS

HB 997, requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary. (Amendments printed in SJ May 28)

Rep. Hanson moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Hanson, Arnold Perkins, King and Bednar.

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five, but not the age of sixty, and who elect to receive a retirement allowance at such age. (Amendment printed SJ May 28)

Rep. Brouillard moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey, and Roderick O'Connor.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor. (Amendment printed SJ May 27)

Rep. Brouillard moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Roderick O'Connor.

HB 671, relative to a general revision of probation laws. (Amendment printed SJ May 28)

Rep. Frizzell moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. McManus, Reese, Mansfield and Cynthia Clark.

HB 380, requiring the filing of life insurance and group accident and health insurance forms and approval of same by the insurance commissioner. (Amendment printed in SJ May 22)

Rep. Shirley Clark moved that the House non-concur and requests a committee of conference.

Adopted.

The Speaker appointed Reps. Shirley Clark, Milbank, Robillard and Baker.

HB 565, relative to accident and health insurance policies. (Amendment printed SJ May 28)

Rep. Shirley Clark moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Shirley Clark, H. Gwendolyn Jones, Gravelle, and Dwyer.

NON-CONCURRENCE TO HOUSE AMENDMENTS REQUEST COMMITTEE OF CONFERENCE

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the Unites States Trade Act of 1974.

The President appointed Sens. Brown, Downing and Gardner. Rep. Skinner moved that the House accede.

Adopted.

The Speaker appointed Reps. Skinner, Tropea, Kelley and Wheeler.

SCR 17, establishing a select committee to study the election laws and the application of same,

The President appointed Sens. Sanborn, Brown, and Blaisdell.

Rep. Duprey moved that the House accede.

Adopted.

The Speaker appointed Reps. Duprey, Russell Chase Tucker and Bednar.

SB 270, relative to permitting the sale of liquid fuels without adhering to trade names.

The President appointed Sens, Brown, Saggiotes and Bossie.

Rep. James Murray moved that the House accede.

Adopted.

The Speaker appointed Reps. James Murray, Marsh, Young and Sing.

SB 221, exempting carriers under contract with governmental units from regulations under RSA 375-B

The President appointed Sens. Brown, Claveau and Poulsen.

Rep. James Murray moved that the House accede.

Adopted.

The Speaker appointed Reps. James Murray, Parnagian, C. Murray Clark and Crotty.

SB 343, relative to direct billing by insurers.

The President appointed Sens. Ferdinando, Poulsen and Bergeron.

Rep. Shirley Clark moved that the House accede.

Adopted.

The Speaker appointed Reps. Shirley Clark, Hess, Packard, and Gelinas.

SB 277, restricing the taking of fish in trout waters.

Senate recalled SB 277 from the Governor, non-concurred in the House amendment and requested a committee of conference.

Rep. Stimmell moved that the House accede.

Adopted.

The Speaker appointed Reps. Stimmell Huggins, Hunt, and Polak.

The Speaker called for the special order on HB 754:

Question being shall HB 754 pass not withstanding the Governor's veto.

Rep. Lucas requested a quorum count.

The Speaker declared a quorum present.

Rep. French moved that debate on the veto of HB 754 be limited to forty minutes equally divided and spoke to his motion.

Rep. Richard Bradley spoke against the motion.

Rep. Read offered an amendment to the French motion, limiting debate to one hour equally divided.

Rep. Richard Bradley spoke against the Read amendment.

Rep. Lyons spoke against the Read amendment and in favor of the French motion.

Read amendment lost.

Motion passed.

The Speaker called for a quorum.

The Speaker called for a call of the House.

A quorum was declared present.

Reps. Hanna, John Winn, Lyons, Mann and Richard Bradley spoke in favor of overriding the Governor's veto.

Reps. Lawton, Dwyer, Barbara Kidder, Read, Peterson, Daniel Healy, Bednar and Coutermarsh spoke in favor of sustaining the Governor's veto.

The previous question was requested.

Sufficiently seconded.

Adopted.

YEAS 140 NAYS 211 YEAS 140

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, French, Goyette, Hildreth and Nighswander. CARROLL COUNTY

Roderick Allen, Russell Chase, and Duprey.

CHESHIRE COUNTY

Ames. Close, Cooke, Cournoyer, Anne Gordon, Hanna, Knight Ladd, McGinness, Milbank, Proctor, Ramsey, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Cooney, George Lemire Oleson, Poulin and Valliere.

GRAFTON COUNTY

David Bradley, Richard Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gemmill, Hough, A.C. Jones, Mann, Melnick, Taylor and Ward.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bishop, Carter, Corser, Cullity, Philip Currier, Day, Ferguson, Fleisher, Gabrielle Gagnon, Gardner Gramling, Lyons. Martin, McGlynn, Milne, Morgrage Fred Murray, Normand O'Neil, Orcutt, Peters. Reardon, Reidy, Shea, Leonard Smith, Solomon, Spirou, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington and Woodruff.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Cushman, Eugene Daniell, Alice Davis, Estee, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, Labonte, McLane, McNichol, Ralph, Rich. Shapiro, Sherman and Underwood.
ROCKINGHAM COUNTY

Appel, Blanchette, Briggs, Thomas Connors, Cotton, Cressy, Eastman, Flanagan, Greene, Griffin, Hoar, Kelley, Krasker Lockhart, Maynard, Niebling, O'Connell, Reese, Richards Sanborn, Southwick, and Splaine.

STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Habel, Hebert, Horrigan, Lessard, McManus, Rod O'Connor, Robillard, Sackett, Barbara Thompson and Torrey.

SULLIVAN COUNTY

Frizzell, Lucas Mahoney, Sara Townsend, Tucker, and Williamson.

NAYS 211

BELKNAP COUNTY

Barbara Kidder, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

Carroll County

Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Fillback, Cleon Heald, Langille, Marshala, Nims, Turner and Whipple.

COOS COUNTY

Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Mabel Richardson, Wiswell, and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Lamott, Logan, Pepitone and Bruce Townsend. HILLSBOROUGH COUNTY

Ackerson, Ainley, Baker, Bednar, Belanger, Belcourt, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Corey, Joseph Cote, Kendall Cote, Coutermarsh, Crotty, Forsaith Daniels, William Desmarais, Douzanis, Drewniak, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Lachance, Lawrence, Armand Lemire, Levasseur, Lynch, MacDonald, McDonough, McLaughlin, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Quigley, Record, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Gamache, George Gordon, Harriman, James Humphrey, Millard, Noble, Packard, Plourde, Riley, Ryan, Shepard, Tarr, Doris Thompson, and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collins, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Grace DeCesare, Ellis, Erler, Gage, Gaskill, Gillis Goff, Goodrich, Gorman, Hobbs, Kashulines, William Keefe, King, McEachern, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Rogers, Scamman, Schwaner, Constance Simard, Skinner, Stimmel, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

Appleby, Bernard, Canney, Donnelly, Dunlap, Joncas, Joos, Kimball, Kincaid, Maloomian, Osgood, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp, Winkley, and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Rousseau, Scott, Roma Spaulding and George Wiggins. and the veto was sustained.

SENATE MESSAGE

REQUESTS CONCURRENCE TO AMENDMENT

HB 865, increasing certain sources of revenue for the state. (Amendment printed in SJ May 29)

Rep. Spirou moved that the House non-concur in the Senate amendment and spoke to his motion.

Reps. Read, French and Coutermarsh spoke in favor of the motion.

Motion passed.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to allow the introduction of HB 1006, increasing certain sources of revenue for the state, dispensing with

printing, public hearing and report and that the bill be put on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 1006, increasing certain sources of revenue for the state.

SUSPENSION OF JOINT RULES

Reps. French and Spirou moved suspension of the Joint rules to allow HB 1006, increasing certain sources of revenue for the state, to be acted upon by each body of the legislature.

Adopted by the necessary two-thirds.

SENATE MESSAGE

NON-CONCURRENCE TO HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE

SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns.

The President appointed Sens. Poulsen, Monier and Lamontagne.

Rep. Greene moved that the House accede.

Adopted.

The Speaker appointed Reps. Greene, Johnson, Bruce Townsend and Niebling.

Rep. French moved that the House now adjourn from the early session, that the business of the late session be in order at the present time, and when the House adjourns today it be to meet tomorrow at 10:00 o'clock.

Adopted.

The House rose in a minute of silent prayer for the passing of Rep. Dumais of Somersworth.

RECESS

On motion of Rep. French the House adjourned at 5:33 o'clock.

Wednesday, 4June75

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

"And now, my friends, as we begin another important day for decision making let me say this one more thing: Fix your thoughts on what is true and good and right. Think about things that are pure and lovely, and dwell on the fine, good things in others. Think about all you can praise God for and be glad about". (Philippians 4:8, paraphraase) Let this be our prayer, O God. Hear us and bless us. Amen!

Rep. Sing led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Ryan and Reardon, the day, illness in family.

Reps. Millard, Gemmill and Ellis, the day, important business.

INTRODUCTION OF GUESTS

Audrey Noyes and Betty Frizzell, daughters of Rep. Wiswell.

Thomas Frizzell, grandson of Rep. Wiswell.

Bernard Nordling and family of Hugoton, Kansas on vacation touring New England.

Miss Joan Griffin Maloney of Ipswich, Mass., niece of Rep. Griffin.

SENATE MESSAGES

CONCURRENCE TO HOUSE AMENDMENTS

SB 2, establishing a state student incentive grant program and making an appropriation therefor.

SB 24, establishing a commission on children and youth.

SB 230, requiring a probation officer to furnish copies of his reports to counsel in criminal cases.

SB 232, providing for motorcycle learner's permits.

SB 292, relative to procedures for competitive bidding in Hillsborough county.

SB 293, establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor.

SB 336, providing for alternate members on the Connecticut River Valley and the Merrimack River Valley Flood Control Commissions.

SB 346, relative to the use of wiretapping devices by law enforcement officers and the cooperation of communication common carriers with law enforcement agencies and repealing the crime of violation of privacy of messages.

SB 111, providing for the regulation of electricians by an electricians' board and for the administration of occupational and professional tests by the department of education.

SCR 14, establishing an interim study committee to investigate the fee structure for registration of automobiles and trucks.

ENROLLED BILLS REPORT

SB 8, eliminating the prohibition against sweepstakes drawings in the form of numbers, policy, bolita or similar games.

SB 19, providing for per diem allowances and expenses for the state council on aging.

SB 107, relative to improving adult and continuing education programs.

SB 184, relative to workmen's compensation on federally funded employees and requiring agencies receiving federal grants to compute indirect costs thereof.

SB 212, relative to incorporation of nonprofit health service corporations.

SB 220, making an appropriation for the current use advisory board.

SB 263, to enable the Seabrook Beach Village district to adopt zoning.

SB 280, establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor.

SB 335, relative to the notice requirement for the early retirement option for supreme and superior court justices.

SB 337, adding a chiropractor to the health and welfare advisory commission.

HB 472, relative to management of solid waste and establishing a bureau of waste matter management.

HB 485, providing the selectmen in the town of Salem with the authority to make plans for industrial development.

HB 791, authorizing the city of Portsmouth to acquire, develop and operate industrial parks within the city and to aid the construction and expansion of industrial facilities within the city by issue of revenue bonds.

HB 801, relative to the definitions of employee and salaried employee and to the payment of wages.

HB 182, relative to decreasing minimum contents standards for household ammonia from eight percent to four percent.

HB 309, relative to the term of office for members of the Laconia board of education.

HB 372, increasing the compensation for collecting resident taxes for tax collectors paid on a commission or part-time basis.

HB 831, amending the city charter of Laconia relative to absentee voting.

HB 903, to limit liability of persons serving on professional standards review organizations.

SB 183, relating to posting the breeding certificate of a stallion.

SB 331, establishing the Salmon Falls river watershed advisory committee.

SB 345, providing for payment of a claim to Ervin Grant and making an appropriation therefor.

Mabei L. Richardson for the Committee.

ENROLLED BILLS AMENDMENTS

HB 696, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

AMENDMENT

Amend section 1 of the bill by striking out line one and inserting in place thereof the following: 1 Big Pea Porridge Pond. Amend RSA 486 by inserting after section 19

Amend RSA 486:19 as inserted by section 1 of the bill by renumbering said section as 486:20

This section must be renumbered in response to a bill already passed in this session.

Adopted.

HB 629, relative to payment of patient workers at New Hampshire hospital.

AMENDMENT

Amend RSA 135:14-a as inserted by section 1 of the bill by striking out line seven and inserting in place thereof the following: such patient workers shall be made through a payment program which

This amendment corrects a typographical error in the bill. Adopted.

HB 510, establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire.

AMENDMENT

Amend section 1 of the bill by striking out line four and inserting in place thereof the following: ter to foster gerontological programs and activities, to be composed of the following members:

This amendment is necessary to correct an amendment to the bill which omitted language relative to the appointment of the committee.

Adopted.

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor.

AMENDMENT

Amend RSA 10:2 as inserted by section 1 of the bill by striking out line ten and inserting in place thereof the following: shall serve without pay but shall be allowed his reasonable expenses.

This amendment corrects a grammatical error in the bill. Adopted.

HB 376, providing for the acquisition of the Shell Camp Pond Dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same.

AMENDMENT

Amend RSA 482-J:1 as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following: from the owners of the following described property for the purpose of improving

This amendment inserts the word "of" in line 3 of proposed RSA 482-J:1 to make that section read correctly.

Adopted.

HB 94, relative to authorizing payment for travel expenses for members of this bicentennial commission.

AMENDMENT

Amend 1969, 455:4 as inserted by section 1 of the bill by striking out lines eleven and twelve and inserting in place thereof the following: of Fort William and Mary in December 1774, the adoption of the first state constitution in January 1776, New Hampshire's participation in the Battles

This amendment corrects an error in the dates of the historic events detailed in the bill.

Adopted.

SB 136, relative to the registration of securities owned by the New Hampshire retirement system. (Amendment printed SJ June 3)

This amendment is needed to conform the title to the substance of the bill. Adopted.

SB 170, relative to the timber yield tax. (Amendment printed SJ June 3)

This amendment makes the following changes:

- 1. It changes the name of the director of the division of resources development to the director of the division of forests and lands in response to another bill passed in this session.
- 2. It removes a paragraph designation in RSA 79:10 which was erroneously included.
- 3. It clarifies an amendment to RSA 79:10-a to conform to the original intent of the bill and to correct an error in an amendment to the bill.
 - 4. It ciarifies a penalty section to correct a grammatical mistake.

Adopted.

SENATE MESSAGES REQUEST CONCURRENCE TO AMENDMENT

HB 527, relative to public disposal facilities.

Rep. Greene moved that the House non-concur and request a committee of conference, and spoke to her motion.

Rep. Chambers offered an amendment to the Greene motion that the committee of conference established on HB 527 be instructed to return the bill to the original house bill and not to consider the amendment as offered by the Senate.

Rep. Greene spoke to the Chambers amendment.

Rep. Chambers spoke to her amendment.

Reps. Chandler, Anne Gordon, Joseph Eaton, Russell Chase, and Eugene Daniell spoke against the amendment.

Rep. Oleson, Grassie and Williamson spoke in favor of the amendment.

Rep. Lucas wished to be recorded as opposed to the amendment.

Rep. Chambers withdrew her amendment and spoke to the Greene motion.

Question being on the Greene motion.

Motion lost.

Rep. Eugene Daniell moved that the House non-concur.

Reps. Russell Chase, Read and French spoke against the motion.

Rep. Daniell spoke in favor of his motion.

On a voice vote the Speaker was in doubt and requested a division.

A quorum was requested.

The Speaker declared a quorum present.

118 members voting in the affirmative and 133 in the negative, the motion lost.

RECESS

SENATE MESSAGES CHANGE OF CONFEREE

Sen. Ferdinando has been appointed to replace Sen. Saggiotes on the Conference Committee on SB 270, relative to permitting the sale of liquid fuels without adhering to trade names.

ACCEDE TO COMMITTEE OF CONFERENCE

HB 380, requiring the filing of life insurance and group accident and health insurance forms and approval of same by the insurance commissioner.

The President appointed Sens. Bergeron, Ferdinando, and Preston.

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five, but not the age of sixty, and who elect to receive a retirement allowance at such age.

The President appointed Sens. R. Smith, Blaisdell and Trowbridge.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor.

The President appointed Sens. R. Smith, Blaisdell and Trowbridge.

HB 565, relative to accident and health insurance policies.

The President appointed Sens. Bergeron, Ferdinando and Poulsen.

HB 997, requiring the auditing to town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary.

The President appointed Sens. Poulsen, Bergeron and Preston.

REQUESTS CONCURRENCE WITH AMENDMENT

HB 55, requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage. (Amendment printed in SJ May 29)

Rep. Russell Chase moved that the House non-concur and request a committee of conference

Adopted.

The Speaker appointed Reps. Cobleigh, Cassassa, Splaine and Hildreth.

HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time. (Amendment printed in SJ May 29)

Rep. Russell Chase moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Milton Cate, French, Sara Townsend and Altman.

HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor. (Amendment printed in SJ May 28)

Rep. Benton moved that the House non-concur and request a committee of conference.

Adopted.

Th Speaker appointed Reps. Conley, Sullivan, LaMott and Cournoyer.

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president. (Amendment printed in SJ May 29)

Rep. French moved that the House non-concur and request a committee of conference.

Adopted

The Speaker appointed Reps. Duprey, French, Tucker and Roderick O'Connor.

HB 379, relative to education of handicapped children. (Amendment printed in SJ May 29)

Rep. Lockhart moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Hager, Lockhart, William Boucher and Chambers.

HB 459, relative to certifying public institutions as intermediate care facilities. (Amendment printed in SJ May 28)

Rep. Nighswander moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Barbara Thompson, Ferguson, Fleisher and Woods.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Amendment printed in SJ May 28)

Rep. Orcutt moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Kenneth Spalding, LaMott, Philip Heald and Orcutt.

HB 523, reducing the minimum age for licensure as a private detective. (Amendment printed in SJ May 29)

Rep. Cornelius moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Carswell, Ramsey, Holland and Cornelius.

HB 535, facilitating the making of anatomical gifts. (Amendment printed in SJ May 28)

Rep. Nighswander moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Nighswander, Haller, Colson and Sullivan.

HB 562, relative to procedures for consolidation of banks. (Amendment printed in SJ May 29)

Rep. Elmer Wiggin moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Shirley Clark, Baker, Hess and Elmer Wiggin.

HB 596, relative to computing grants under the school building aid program. (Amendment printed in SJ May 29)

Rep. Lockhart moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Lockhart, Philip Currier, Scamman and Lessard.

HB 770, providing certain standards for individual accident and health insurance policies. (Amendment printed in SJ May 29)

Rep. Milne moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Shirley Clark, Carter, Hess and Robillard.

HB 787, relative to the New Hampshire retirement system and merging the employees retirement system of the state of New Hampshire into the New Hampshire retirement system. (Amendment printed in SJ May 29)

Rep. Russell Chase moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Roderick O'Connor.

HB 937, relative to the publication of statutes. (Amendment printed SJ May 29) Rep. French moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Duprey, French, Tucker and Roderick O'Connor.

HB 961, legalizing various town meetings. (Amendment printed SJ May 29)

Rep. Hanson moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Hanson, Arnold Perkins, Rowell and Gage.

HB 226, relative to adjusted total disability benefits under workmen's compensation. (amendment printed SJ May 28)

Rep. Skinner moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Skinner, Sackett, Kimball and Goyett.

HB 699, relative to the commissioner of safety participating in the state retirement system. (amendment printed SJ May 29)

Rep. Drake moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps, Drake, Kidder, McLane and Roderick O'Connor.

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building. (Amendment printed SJ May 29)

Rep. French moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Duprey, French, Tucker and Roderick O'Connor.

HB 80, changing requirements for city and town tax maps and authorizing the use of aerial photographs meeting certain standards for tax maps. (Amendment printed SJ May 22)

Rep. Hanson moved the House concur.

Adopted.

HB 85, providing for the computation of town or city motor vehicle permit fees on a monthly basis. (Amendment printed SJ May 29)

Rep. James Murray moved that the House concur.

Adopted.

HB 263, relative to appeals from zoning boards of adjustment and planning boards. (Amendment printed SJ May 28)

Rep. Hanson moved that the House concur.

Adopted.

HB 281, providing that in a divorce or annulment proceeding the sex of a parent shall not be a controlling factor in awarding custody of a child. (Amendment printed SJ May 29)

Rep. Blanchette moved that the House concur.

Adopted.

HB 329, authorizing cooperative fire protection with other states and the federal government. (Amendment printed SJ May 29)

Rep. Lockhard moved that the House concur.

Adopted.

HB 407, establishing an electrical energy review committee. (Amendment printed SJ May 28)

Rep. Forsaith Daniels moved that the House concur.

Adopted.

HB 497, providing mileage for parole board members. (Amendment printed SJ May 27) $\,$

Rep. George Wiggins moved that the House concur.

HB 534, requiring a special stamp to hunt pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase and/or propagation of pheasants. (Amendment printed SJ May 29)

Rep. Stimmell moved that the House concur.

Adopted.

HB 545, granting the director and conservation offices of the fish and game department powers of a constable. (Amendment printed SJ May 29)

Rep. Stimmell moved that the House concur.

Adopted.

HB 839, simplifying the procedure for inspection elevators and requiring fees for elevator inspection certificates to be credited to the general fund. (Amendment printed SJ May 29)

Rep. McLane moved that the House concur.

Adopted.

HB 228, redefining small claims by raising the maximum amount. (Amendment printed SJ May 28)

Rep. Frizzell moved that the House concur.

Adopted.

HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels and the disposition of certificate fees. (Amendment printed SJ May 29)

Rep. McLane moved that the House concur.

Adopted.

HB 906, permitting the commissioner of insurance to require certain information from insurance companies. (Amendment printed SJ May 28)

Rep. Shirley Clark moved the House concur.

Adopted.

HB 913, requiring the licensing of public insurance adjusters. (Amendment printed SJ May 28)

Rep. Shirley Clark moved that the House concur.

Adopted.

HB 916, amending the city charter of Lebanon. (Amendment printed SJ May 22) Reps. Duhaime and Wilfrid Bolsvert moved that the House concur. Adopted.

HB 921, re power of certain colleges to grant degrees. (Amendment printed SJ May 21)

Rep. Lockhard moved that the House concur.

Adopted.

HB 922, amending in general the RSA chapter relative to the state board of fire control. (Amendment printed SJ May 28)

Rep. Hanson moved that the House concur.

Adopted.

HB 967, requiring a town tax collector to remit money to the town treasurer on a weekly or daily basis. (Amendment printed SJ May 28)

Rep. Hanson moved that the House concur.

Adopted.

HB 977, authorizing local units of government to enter into contracts for automated data processing for certain records. (Amendment printed SJ May 28)

Rep. Hanson moved that the House concur.

(Rep. R. Chase in Chair)

HB 516, relative to collective bargaining rights for public employees. (Amendment printed SJ May 29)

Rep. Close moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Skinner, Ciose, Sackett and McGlynn.

HB 885, to reorganize the department of revenue administration. (Amendment printed SJ May 29)

Rep. French moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. McLane, French, Sara Townsend and Bednar.

HB 122, relative to off-highway recreational vehicles. (Amendment printed SJ May 29)

Rep. James Murray moved that the House concur.

Reps. Erler, Oleson, W. Murray Clark, Dickinson and Alice Davis spoke against the motion.

Rep. French spoke in favor of the motion.

Rep. Murray withdrew his motion and moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. French, McLane, James Murray and Plourde.

ENROLLED BILLS AMENDMENTS

SB 249, relative to the duties and authority of the commissioner of health and welfare and increasing certain penalties.

AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Penalty for Abettor. Amend RSA 167:17 b, II (supp), as inserted by 1973, 364:2, by striking out said paragraph and inserting in place thereof the following:

II. Any person who, with intent to defraud the division of welfare, buys or aids or abets in buying or in any way disposing of the property of a person receiving assistance pursuant to RSA 167, so as to affect the recipient's eligibility for assistance, without the consent of the director of welfare; or

7 Effective Date. This act shall take effect as follows:

1. Upon passage, sections 1, 2, 4, 5 and 6;

II. Section 3 shall take effect January 31, 1977, except that if a vacancy occurs in the office of the commissioner of health and welfare after the passage of this act but before January 31, 1977, section 3 shall take effect on the date such vacancy occurs.

This amendment is necessary to conform existing law to the change made in RSA 167:17-b, III by the bill.

Adopted.

 $\ensuremath{\mathsf{HB}}$ 909, transferring the operation of the Jaffrey water works to the town of Jaffrey.

AMENDMENT

AN ACT

transferring the supervision and operation of the Jaffrey water works to the town of Jaffrey.

This amendment is necessary to conform the title to the substance of the bill. Adopted.

HB 874, relative to appeals from probate courts.

HB 726, relative to the establishment of Police Commissions in towns by local

HB 726, relative to the establishment of Police Commissions in towns by local option. (Amendment printed SJ of May 29)

Rep. Hanson moved that the house concur.

AMENDMENT

Amend RSA 547:32 as inserted by section 7 of the bill by striking out line eight and inserting in place thereof the following: financial circumstances of the parties warrant such a charge of apportionment.

This amendment makes a grammatical correction in the bill. Adopted.

HB 267, relative to the making of false statements, misrepresentations or fraudulent!" obtaining food stamps; defrauding division of welfare and providing penalties therefor.

AMENDMENT

Amend section 2 of the bill by striking out lines two and three and inserting in place thereof the following: inserted by 1973, 364:2, as amended, by striking out said paragraph and inserting in place thereof the following:

Amend RSA 167:17-b, IV as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

IV. Any person who intentionally fails to disclose the receipt of property, wages, income or resources or any change in circumstances that would affect his eligibility for assistance for the purpose of receiving assistance under RSA 167 or RSA 161 to which he is not entitled; shall be guilty of a class A felony where the value of the monetary award or goods or services exceeds one thousand dollars, a class B felony where the value of the monetary award or goods or services is more than one hundred dollars, but not more than one thousand dollars, a misdemeanor where the value of the monetary award or goods or services does not exceed one hundred dollars.

This amendment changes RSA 167:17-b, IV to conform to the changes made in that paragraph by SB 249 which has also been passed by the general court.

Adopted.

SB 222, relative to the position of handle bars on motorcycles. (Amendment printed SJ June 4).

This amendment is necessary to conform the title to the substance of the bill. Adopted.

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age of older, under certain circumstances and relative to eligibility requirements for property tax exemptions for the elderly. (Amendment printed SJ June 4)

This amendment makes several technical and grammatical corrections and changes a reference to the "tax commission" to the "board of taxation" to conform to existing law.

The clerk read the amendment in full.

Adopted.

SB 266, relative to restrictions on the sales of honey. (Amendment printed SJ June 4) $\,$

This amendment corrects a technical error in the wording of an amendment to the bill.

Adopted.

HB 479, permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems.

AMENDMENT

Amend RSA 72:63, I (c) as inserted by section 1 of the bill by striking out line six and inserting in place thereof the following: cluded in the written application of the voters presented under RSA 39:3 and

This amendment corrects a typographical error in the printed bill. Adopted.

HB 531, relative to registration requirements for professional engineers.

AMENDMENT

Amend section 1 of the bill by striking out line two and inserting in place thereof the following: amended by striking out said paragraph and inserting in place

Amend section 2 of the bill by striking out line two and inserting in place thereof the following: (b) as amended by striking out said paragraph and inserting in

The amendment corrects the RSA source descriptions in the amending language in sections 1 and 2.

Adopted.

HB 746, dealing with unemployment compensation.

AMENDMENT

Amend the bill by striking out section five and inserting in place thereof the following:

5 Effective Date. Section 2 of this act shall take effect April 1, 1975. Sections 1, 3 and 4 of this act shall take effect sixty days after its passage.

This amendment corrects an error in the printed bill. Adopted.

HB 821, establishing a joint committee to study the creation of a public beach in the Dover point area.

AMENDMENT

Amend section 1 of the bill by striking out line 2 and inserting in place thereof the following: ment committee of the house of representatives and the recreation and development com-

The amendment corrects the reference to the Senate Recreation and Development Committee.

Adopted.

RECESS

(Speaker in chair)

A quorum was requested.

The Speaker declared a quorum present.

SENATE MESSAGES

NON-CONCURRENCE TO HOUSE AMENDMENTS REQUESTS COMMITTEE OF CONFERENCE

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system.

The President appointed Sens. Roger Smith, Trowbridge and Blaisdell.

Rep. Drake moved that the House accede.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Rod O'Connor.

SB 129, relative to vested deferred retirement rights under the New Hampshire retirement system and making an appropriation therefor.

The President appointed Sens. Roger Smith, Trowbridge and Blaisdell.

Rep. Drake moved that the House accede.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Rod O'Connor.

SB 128, relative to service retirement benefits and making an appropriation therefor.

The President appointed Sens. Roger Smith, Trowbridge and Blaisdell.

Rep. Baker moved that the House accede.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Rod O'Connor,

SB 157, relative to kidney disease and making an appropriation therefor.

The President appointed Sens. McLaughlin, Preston and Saggiotes.

Rep. Roma Spaulding moved that the House accede.

Adopted.

The Speaker appointed Reps. Wilson, Hunt, Cunningham and Solomon.

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school.

The President appointed Sens. Stephen Smith, Blaisdell and Sanborn.

Rep. Lockhart moved that the House accede.

Adopted.

The Speaker appointed Reps. Hager, Krasker, Edmund Keefe and Torrey.

SB 105, providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor.

The President appointed Sens. Roger Smith, Trowbridge and Blaisdell.

Rep. Drake moved that the House accede.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Rod O'Connor.

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

The President appointed Sens. Bergeron, Rock and Sanborn.

Rep. James Murray moved that the House accede.

Adopted.

The Speaker appointed Reps. James Murray, Lyons, Shepard and MacDonald.

SB 66, providing additional cost of living increases for retired members of the N.H. Teachers' Retirement system, the N.H. Policemen's Retirement system, the N.H. Firemen's Retirement system, the N.H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of acturarial studies out of interest assumption change.

The President appointed Sens. Roger Smith, Trowbridge and Blaisdell.

Rep. Drake moved that the House accede.

Adopted.

The Speaker appointed Reps. Drake, William Kidder, Duprey and Rod O'Connor.

SB 298, providing for the transition of executive power to the governor-elect.

The President appointed Sens. Monier, Rock and Bergeron.

Rep. McLane moved that the House accede.

Adopted.

The Speaker appointed Reps. Brouillard, Cobleigh, Ward and Wilfrid Boisvert.

REQUESTS CONCURRENCE TO AMENDMENTS

HB 48, relative to the age requirements for dog licenses.

Rep. Hanson moved that the House concur.

Rep. Benton spoke against the motion.

Rep. Hanson spoke to his motion.

Reps. Cunningham and Gillis spoke against the motion.

Motion lost.

Rep. Benton moved that the House non-concur.

Rep. Hanson offered an amendment that the House non-concur and request a committee of conference.

Rep. Benton spoke against the amendment.

Amendment lost.

Benton motion adopted.

(Rep. French in chair)

CACR 4, all persons have the Right to Bear Arms in Defense of Themself, Their Family, Their Property and The State. (Amendment printed SJ May 28)

The clerk read the amendment in full.

Rep. Joseph Eaton moved that the House concur and spoke to his motion.

Division mandated by Constitution.

(Speaker in chair)

Rep. Gillis requested a quorum.

The Speaker declared a quorum present.

291 members having voted in the affirmative and 26 in the negative, the motion was adopted by the necessary three-fifths.

Rep. Shirley Clark moved that the remarks of Rep. Joseph Eaton be printed in the House Journal.

Adopted.

Mr. Speaker. I rise in support of concurrence with the Senate amendment.

This resolution, with the Senate amendment, clearly establishes the right to bear arms. The same article, as amended, permits the General Court to legislate on the manner of bearing arms.

This does not endanger or weaken the original resolution, in fact it improves the resolution.

The Legislature cannot disclaim all responsibility. For example, an existing statute prevents a hunter from driving with a loaded gun in his car. However, his basic right is preserved, he may carry an unloaded gun and ammunition.

Many other statutes should be retained. The Constitutional Revision Committee was polled and voted almost unanimously that the House should concur.

I believe we should also approve the new official title as written by the Honorable Senate: "persons may bear arms to protect themself their families, their property, and the Senate"

The new title will not appear on the ballot or in the Constitution. It will do no harm.

No doubt all members of the House understand why the Senate might expect to be attacked.

We realize that senators may be incapable of defending themselves, or themself, as a Senator might say.

I concur with the amendment and also with the new title, including the new word themself, spelled T-H-E-M-S-E-L-F in the official title.

Acceptance of this Senate title informs the electorate we work with a Senate which may carry guns, but which does not read, write or understand English.

I move we concur with the amendment and the new title.

SUSPENSION OF RULES

Rep. French moved the Joint rules be so far suspended as to allow HB 1007, to repeal charters of certain corporations, to be acted upon by each body of the legislature.

Adopted by necessary two-thirds.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to allow the introduction of HB 1007, to repeal charters of certain corporations, to dispense with printing, committee reference, public hearing and report, and that the bill be put on third reading and final passage at the present time.

A division was requested.

265 members having voted in the affirmative and 36 in the negative, the motion was adopted by the necessary two-thirds.

Third reading and final passage

HB 1007, to repeal charters of certain corporations.

SENATE MESSAGES

REQUESTS CONCURRENCE TO AMENDMENTS

HB 943, amending the RSA chapter of Firewards, firemen and fire hazards. (Amendment printed SJ May 28) $\,$

Rep. Hanson moved that the House concur.

HB 595, permitting a court to require a delinquent child to make restitution. (Amendment printed SJ of May 29)

Rep. Frizzell moved that the House non-concur.

Rep. Morrissette spoke against the motion.

Reps. Castaldo and Hobbs spoke in favor of the motion.

Rep. Russell Chase moved the previous question.

Sufficiently seconded.

Motion lost.

Reps. Richard Bradley and Bednar spoke against the motion.

Rep. Shirley Clark spoke in favor of the motion.

Rep. Marsh offered an amendment to non-concur and request a committee of conference.

Amendment lost.

Question being on the Frizzell motion, a roll call was requested.

Sufficiently seconded.

YEAS 192 NAYS 129 YEAS 192

BELKNAP COUNTY

Beard, Bowler, French, Goyette, Hildreth, Mansfield, Nighswander and Kenneth Randall.

CARROLL COUNTY

Russell Chase, Claflin, Duprey, and Fullam.

CHESHIRE COUNTY

Ames, Ballam, Cooke, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, Milbank, Proctor, Ramsey, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Drake, Fortier, Horton, George Lemire, Oleson, Poulin, Wiswell and York.

GRAFTON COUNTY

Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Fimlaid, Mann, Melnick, Symons, Taylor and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Bernier, Emile Boisvert, Wilfrid Boisvert, Bragdon, Carswell, Cobleigh, Corey, Corser, Cullity, Forsaith Daniels, Douzanis, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gramling, Salvatore Grasso, Philip Heald, Daniel Healy, Ingram, Edmund Keefe, Levasseur, Lyons, Martel, Martin, McGlynn, Morgan, Normand, O'Neil, Orcutt, Peters, Record, Reidy, Henry Richardson, Seamans, Shea, Leonard Smith, Kenneth Spalding, Theriault, Van Loan, Cecelia Winn, John Winn, Woodruff and Zechel.

Ayles, Laurent Boucher, Castaldo, Milton Cate, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, Labonte, McLane, McNichol, Noble, Packard, Ralph, Shapiro, Shepard, Sherman, Tarr and Elmer Wiggin. ROCKINGHAM COUNTY

Belair, Bisbee, Blanchette, William Boucher, Briggs, Campbell, Casassa, Collins, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Grace DeCesare, Eastman, Flanagan, Gillis, Goodrich, Gorman, Greene, Hoar, Hobbs, Kelley, King, Krasker, Lockhart, Maynard, Niebling, Parr, Reese, Richards, Sanborn, Sayer, Scamman, Constance Simard, Skinner, Splaine, Stimmell, Tavitian, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Donnelly, Charles Grassie, Habel, Kimball, Kincaid, Lessard, Maloomian, Osgood, Pray, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Scott, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 129

BELKNAP COUNTY

Leary, Marsh and Young.

CARROLL COUNTY

Roderick Allen, Conley, Howard and Towle.

CHESHIRE COUNTY

Robert Callahan, Cournoyer, Fillback, Anne Gordon, Johnson, McGinness, Nims, Turner and Whipple.

COOS COUNTY

Rebecca Gagnon, Huggins, Hunt, Mabel Richardson and Valliere.
GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, W. Murray Clark, Duhaime, Myrl Eaton, LaMott, Logan, Pepitone, Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belanger, Bruton, Burke, Coburn, Joseph Cote, Coutermarsh, Crotty, Day, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Favreau, Gardner, Gelinas, Granger, Gravelle, George Healy, Howard Humphrey, Karnis, LaChance, Lawrence, Lynch, MacDonald, McDonough, McLaughlin, Milne, Morgrage, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Andre Simard, Slng, Sullivan, Sweeney, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Wheeler, Withington, and Ziakas.

Bartlett, John Cate, Chandler, Harriman, James Humphrey, Plourde, Rich and Rilev.

ROCKINGHAM COUNTY

Barka, Benton, Collishaw, Danforth, Roy Davis, Donald DeCesare, Erler, Gage, Gaskill, Goff, McEachern, O'Connell, Page, Parolise, Peterson, Anthony Randall, Rogers, Schwaner and George Thib-ault.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dunlap, Hebert, Joncas, Joos, Parnagian, Parshley, Tibbetts, Tripp, and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney and Rousseau. and the motion passed.

HB 401, relative to recognizances of witnesses after arrest. (Amendment printed SJ of May 29)

Rep. Frizzell moved that the House concur.

Adopted.

HB 788, relative to the appointment of guardians for incompetent persons. (Amendment printed SJ of May 28)

Rep. Frizzell moved that the House concur. Adopted.

HB 630, increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial. (Amendment printed SJ of May 29)

Rep. Frizzell moved that the House concur. Adopted.

HB 643, relative to the reporting of abused and neglected children. (Amendment printed SJ of May 28)

Rep. Frizzell moved that the House concur.

Adopted.

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated. (Amendment printed in SJ May 29)

Rep. Frizzell moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Hager, Hanna, Arnold and Mansfield.

HB 972, relative to the habitual offender law in the operation of motor vehicles. (Amendment printed in SJ May 28)

Rep. Frizzell moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Shapiro, Southwick, Habel and Tarr.

HB 469, requiring that the discharge of a real estate mortgage must be by a deed of release or by a written document. (Amendment printed in SJ May 29)

Rep. Frizzell moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Arnold, Shapiro, Castaldo and Riley.

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments. (Amendment printed SJ of May 29)

Rep. Frizzell moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Shapiro, Martin, Cynthia Clark and Lucas.

HB 532, relative to the filing of pre-judgment orders of attachment. (Amendment printed SJ of May 29)

Rep. Frizzell moved that the House concur.

Adopted.

HB 160, providing that real property owned by governmental units which is being used for profit-making purposes by a third party shall be taxed. (Amendment printed SJ May 28)

Rep. Forsaith Daniels moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Charles Cummings, McLaughlin, Laurent Boucher and Anthony Stevens.

HB 764, requiring the posting of speed zone signs on certain highways. (Amendment printed SJ of May 29)

Rep. James Murray moved that the House concur.

Rep. Erler spoke against the motion.

Motion lost.

HB 917, relative to various amendments to the consumer protection law. (Amendment printed SJ of May 28).

Rep. McLane moved that the House concur.

Adopted.

HB 884, relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A. (Amendment printed SJ May 28)

Rep. McLane moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. McLane, Hanson, Carswell and Plourde.

HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor, (Amendment printed SJ of May 28)

Rep. Roma Spaulding moved that the House concur. Adopted.

NON-CONCURRENCE TO HOUSE AMENDMENT REQUEST A COMMITTEE OF CONFERENCE

SCR 9, establishing a special legislative committee to conduct a study of food and souvenir concessions operations in the state parks.

The President appointed Sens. Blaisdell, Sanborn and Preston.

Rep. Claflin moved that the House accede.

Adopted.

The Speaker appointed Reps. Claflin, Flanagan, Horton and Lynch.

SB 204, relative to water resources board expenditure of fees on repair and maintenance of dams.

The President appointed Sens. Trowbridge, Blaisdell and Saggiotes.

Rep. Claffin moved that the House accede.

Adopted.

The Speaker appointed Reps. Williamson, Philip Heald, LaMott and Oleson.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

The President appointed Sens. Sanborn, Poulsen and Lamontagne.

Rep. James Murray moved that the House accede.

Adopted

The Speaker appointed Reps. James Murray, Shepard, Gorman and Sing.

(Rep French in Chair)

ENROLLED BILLS AMENDMENTS

SB 24, establishing a commission on children and youth. (Amendment printed SJ of June 4)

This amendment makes a technical correction and provides that the commission will report biennially and not biannually.

Adopted.

(Speaker in chair)

SB 233, establishing a study commission on the rights of children. (Amendment printed SJ of June 4)

This amendment changes the bill from a new chapter in the RSA to a session law study committee to conform to the original intent of the sponsor. The sponsor did not intend to create a permanent commission, but he wanted to create a study commission to report to the next session of the legislature. The amendment also establishes the reporting date as the first day of the organizational session of the 1977 General Court.

Adopted.

SB 292, relative to procedures for competitive bidding in Hillsborough county. (Amendment printed SJ of June 4)

The first amendment changes the section number because RSA 28:8-c and 8-d were inserted by HB 622. The second amendment corrects a citation. The third amendment corrects a grammatical error.

Adopted.

SENATE MESSAGES

REQUEST CONCURRENCE TO AMENDMENT

HB 989, amending in general various provisions of the workmen's compensation law. (Amendment printed in SJ May 28) $\,$

Rep. Skinner moved that the House non-concur and request a committee on conference.

Adopted.

The Speaker appointed Reps. Skinner, Close, Taylor and Goyette.

HB 54, revising the tobacco tax law and providing for a tax on cigarettes only. (Amendment printed in SJ May 29)

Rep. Marsh moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Philip Currier, Cunningham, Marsh and Russell Perkins.

HB 679, relative to legislative mileage. (Amendment printed in SJ May 29)

Rep. Duprey moved that the House concur.

Adopted.

HB 828, making appropriations for capital improvements. (Amendment printed SJ of May 29).

Rep. Forsaith Daniels moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Forsaith Daniels, Charles Cummings, LaMott and Belair.

HB 922, amending in general the RSA chapter relative to the state board of fire control. (Amendment printed SJ of May 28).

Rep. Hanson moved House concur.

Adopted.

HB 976, providing opportunity in public education without discrimination. (Amendment printed in SJ May 29)

Rep. William Boucher moved that the House concur.

Adopted.

HB 764, requiring the posting of speed zone signs on certain highways. (Amendment printed in SJ May 29)

Rep. Marsh moved that the House non-concur and request a committee of conference.

Rep. Erler spoke against the motion.

Rep. Marsh spoke to his motion.

Reps. D'Amante, Gorman and Williamson spoke in favor of the motion.

The previous question was moved.

Sufficiently seconded.

Adopted.

Motion adopted.

The Speaker appointed Reps. James Murray, Lyons, Ryan and Coutermarsh.

HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. (Amendment in Permanent Journal of Senate)

Rep. Drake moved that the House non-concur and request a committee of conference.

Adopted.

The subcommittee on Resolutions and Screening having approved its introduction, Rep. George Wiggins offered the following:

HOUSE CONCURRENT RESOLUTION

No. 16

memorializing Congress to repeal the Occupational Safety and Health Act.

Whereas, the Occupational Safety and Health Act (OSHA) as presently administered directly interferes with New Hampshire's right to regulate business activities carried on within the state; and

Whereas, such interference is in direct contravention to Article 10 of the United States Constitution; and

Whereas, OSHA representatives are required to levy immediately a fine for any violation of OSHA's regulations; and

Whereas, such fines were levied against 102 New Hampshire businesses from January 4, 1973 to June 22, 1973, in a total amount of \$17,689.00; and

Whereas, the present economic condition of this state and of the nation as a whole requires that business activities be protected from harassment and be encouraged to expand; and

Whereas, the present OSHA practices discourage businesses by levying fines without notice of violations, or chance to remedy such violations; now, therefore, be

Resolved by the House of Representatives, the Senate concurring:

That the Legislature memorialize the New Hampshire representatives to the Congress of the United States to:

- I. Take such action as will repeal the present sections of the Occupational Safety and Health Act which act to the detriment of the businesses in this state and the nation; and
- II. Have the Congress review present OSHA regulations to achieve a more workable balance between worker safety and the economic burden imposed on employers to insure such safety in view of the present economic climate.

That copies of this Resolution be forwarded by the secretary of state to the Washington office of each of the United States senators and representatives from the state of New Hampshire.

On a voice vote the Speaker was in doubt and requested a division.

A roll call was requested.

Sufficiently seconded.

The clerk read the resolution in full.

Rep. Hebert abstained from voting under Rule 16.

YEAS 183 NAYS 101 YEAS 183

BELKNAP COUNTY

Leary, Mansfield, Marsh, Kenneth Randall and Young.

CARROLL COUNTY

Claflin, Conley, Duprey, Fullam, Howard, Kenneth Smith and Towle. CHESHIRE COUNTY

Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Nims, Turner, Wells and Whipple.
COOS COUNTY

Drake, Horton, Huggins, Mabel Richardson and Valliere. GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, LaMott, Logan, Pepitone, Bruce Townsend and Ward. HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Bishop, Wilfrid Bolsvert, Bragdon, Bruton, Carswell, Coburn, Corey, Joseph Cote, Kendall Cote, Forsaith Daniels, William Desmarais, Douzanis, Drewnlak, Clyde Eaton, Joseph Eaton, Favreau, Ferguson, Gardner, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Armand Lemire, Lynch, MacDonald, Martel, Milne, Morgan, Morrissette, Fred Murray, Paradis, Arnold Perkins, Russell Perkins, Peters, Record, Henry Richardson, Seamans, Sing, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Van Loan, Withington and Woodruff.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, David Currier, Eugene Daniell, Alice Dayls, Gamache, George Gordon, James Humphrey, William Kidder, Packard, Plourde, Ralph, Riley, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Bisbee, William Boucher, Briggs, Campbell, Collins, Charles Cummings, Cunningham, Danforth, Roy Davis, Grace DeCesare, Eastman, Erler, Flanagan, Goodrich, Gorman, Greene, King, Parolise, Parr, Read, Rogers, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Donnelly, Duniap, Joncas, Joos, Kimball, Osgood, Parnagian, Parshley, Pray, Preston, Ruel, Barbara Thompson, Torrey, Winkley and

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Rousseau, Roma Spalding, Sara Townsend, and Williamson.

NAYS 101

BELKNAP COUNTY

Bowler, Goyette, Hildreth and Nighswander.

CARROLL COUNTY

Roderick Allen.

GRAFTON COUNTY

CHESHIRE COUNTY

Ames, Ballam, Cooke, Hanna, Proctor, Russell, Scranton and Anthony Stevens. COOS COUNTY

Cooney, Fortier, Hunt, Oleson, Poulin and Wiswell.

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Melnick, Symons, and Taylor.

HILLSBOROUGH COUNTY

Arnold, Barrett, Belanger, Bernier, Cobleigh, Corser, Crotty, Cullity, Fleisher, Gabrielle Gagnon, Gelinas, Gramling, Levasseur, Martin, McDonough, McGlynn, Morgrage, Normand, O'Nell, Orcutt, Shea, Andre Simard, Leonard Smith, Vachon, Wheeler, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, Estee, Hager, Haller, Harriman, Kenison, McLane, McNichol, Rich, Shapiro and Tarr.

ROCKINGHAM COUNTY

Blanchette, Collishaw, Thomas Connors, Cressy, Gage, Gaskill, Gillis, Hoar, Hobbs, Kelley, Krasker, Maynard, Niebling, Page, Peterson, Anthony Randall, Reese, Richards, Sanborn, Splaine, and Webster. STRAFFORD COUNTY

Canney, Shirley Clark, Walter Desmarais, Charles Grassie, Habel, Kincaid, Lessard, Maloomian, Roblllard, Sackett and Tripp.

SULLIVAN COUNTY

Tucker.

and the resolution was adopted.

Rep. Buckman wished to be recorded in favor of HCR 16.

The subcommittee on Resolutions and Screening having approved its introduction. Rep. Gage offered the following:

HOUSE CONCURRENT RESOLUTION NO. 19 establishing a joint committee to study and make recommendations concerning home rule legislation for cities and towns.

Resolved by the House of Representatives, the Senate concurring:

That there is hereby established a joint committee to study and make recommendations concerning home rule legislation for cities and towns. The joint committee shall consist of the members of the senate judiciary and executive departments, municipal and county governments committees and the house judiciary and municipal and county governments committees. The joint committee shall elect one of its members chairman, is authorized to hold public hearings and shall receive the support and cooperation of any state agency as may be required. The committee's findings and recommendations for proposed legislation shall be submitted to the general court by December 1, 1976.

The clerk read the resolution in full. Adopted.

CONFEREE SUBSTITUTIONS

HB 523, Rep. Noble replaces Rep. Holland.

SB 343, Rep. Robillard replaces Rep. Gelinas.

SB 298, Rep. McLane replaces Rep. Brouillard.

HB 884, Rep. Brouillard replaces Rep. McLane.

HB 562, Rep. Gravelle replaces Rep. Baker.

HB 380, Rep. Gravelle replaces Rep. Baker.

HB 122, Rep. W. Murray Clark replaces Rep. James Murray.

Rep. McLane replaces Rep. Duprey on the following committees of conference on retirement bills: HB's 411, 438, 787, 699, SB's 66, 105, 128, 129 and 256.

326 members were recorded as present.

On motion of Rep. Drake the House adjourned at 5:33 o'clock to meet tomorrow at 10:00 o'clock.

Thursday, 5June75

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

O God, You have commanded that no person should be idle, but that all should work to do the thing that is good: Grant that we may diligently do our duty in our daily work, improving those talents which You have given us, and doing only those things which can be done to Your honor and glory; You who live and reign, God, world without end. Amen!

Rep. Cunningham led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Gaskill, Milbank, Zechel, Bernier, Sanborn and Daniel Healy, the day, important business.

Rep. Scranton, the day, illness.

INTRODUCTION OF GUESTS

Mrs. Alexander of Florida, mother of Rep. Solomon.

ENROLLED BILLS REPORT

SB 230, requiring a probation officer to furnish copies of his report to counsel in criminal cases.

SB 232, providing for motorcycle learner's permits.

SB 243, permitting the use of recording devices in public meetings.

SB 293, establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor.

SB 336, providing for alternate members on the Connecticut River Valley and the Merrimack River Valley Flood Control Commissions.

SB 346, relative to the use of wiretapping devices by law enforcement officers and the cooperation of communication common carriers with law enforcement agencies and repealing the crime of violation of privacy of messages.

HB 94, relative to authorizing payment for travel expenses for members of the bicentennial commission.

HB 492, providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor.

HB 510, establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire.

HB 622, relative to sales, leases and use of real property of a county.

HB 629, relative to payment of patient workers at New Hampshire hospital.

HB 696, relative to the operation of motorboats on Big Pea Porridge Pond in the town of Madison.

SB 136, relative to the registration of securities owned by the New Hampshire retirement system and relative to the investment powers and duties of the state treasurer and the board of trustees of the N.H. retirement system.

SB 170, relative to the timber yield tax.

Mabel L. Richardson for the Committee.

SENATE MESSAGES

ACCEDE COMMITTEE OF CONFERENCE

HB 55, requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

The President appointed Sens. Poulsen, Sanborn and Lamontagne.

HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time.

The President appointed Sens. Jacobson, Downing and S. Smith.

HB 122, relative to off-highway recreational vehicles.

The President appointed Sens. Gardner, Monier and Lamontagne.

HB 311, relative to a cash payment for Viet Nam veterans and making an appropriation therefor.

The President appointed Sens. Sanborn, Provost and Lamontagne.

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president.

The President appointed Sens. Brown, Downing and Jacobson.

HB 379, relative to education of handicapped children. The President appointed Sens. S. Smith, Provost and Sanborn.

HB 459, relative to certifying public institutions as intermediate care facilities. The President appointed Sens. McLaughlin, Saggiotes and Provost.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor.

The President appointed Sens. Rock, Foley and Poulsen.

HB 516, relative to collective bargaining rights for public employees. The President appointed Sens. Brown, Downing and Jocobson.

HB 523, reducing the minimum age for licensure as a private detective. The President appointed Sens. Rock, Foley and Bradley.

HB 535, facilitating the making of anatomical gifts.
The President appointed Sens. McLaughlin, Provost and Saggiotes.

HB 562, relative to procedures for consolidation of banks. The President appointed Sens. Poulsen, Preston and Rock.

HB 596, relative to computing grants under the school building aid program. The President appointed Sens. S. Smith, Blaisdell and Sanborn.

HB 671, relative to a general revision of probation laws. The President appointed Sens. Bradley, Claveau and Foley.

HB 770, providing certain standards for individual accident and health insurance policies.

The President appointed Sens. Bergeron, Rock and Ferdinando.

HB 787, relative to the New Hampshire retirement system and merging the employees retirement system of the state of New Hampshire into the New Hampshire retirement system.

The President appointed Sens. R. Smith, Blaisdell and Trowbridge.

HB 885, to reorganize the department of revenue administration. The President appointed Sens. Rock, McLaughlin and Monier.

HB 937, relative to the publication of statutes.
The President appointed Sens. Brown, Downing and Jacobson.

HB 961, legalizing various town meetings.
The President appointed Sens. Poulsen, Bergeron and Preston.

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building.

The President appointed Sens. Brown, Downing and Jacobson.

HB REFERRED TO INTERIM STUDY

The Senate has voted to rescind its action whereby HB 430, providing a special liquor and beverage license for race tracks was indefinitely postponed and has voted to send HB 430 to interim study by the Ways and Means Committee.

APPOINTMENT OF CONFEREES

The Speaker appointed Reps. Drake, Scamman, Ferguson, McGinness and Gillis as conferees on HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 to June 30, 1977.

COMMITTEE OF CONFERENCE REPORT

HB 758, adopting a New Hampshire-Vermont interstate sewage and waste disposal facilities compact. (Report printed SJ June 4)

Adopted.

SENATE MESSAGES REQUEST CONCURRENCE TO AMENDMENTS

HB 652, relative to the form and use of walking disability identification on motor vehicles. (Amendment printed SJ May 29)

Rep. James Murray moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Marsh, James Murray, Ryan and MacDonald.

HB 929, relative to the powers and duties of the joint committee on legislative facilities. (Amendment printed Permanent SJ May 29)

Rep. French moved that the House concur.

Adopted.

Rep. French requested a quorum count.

The Speaker declared a quorum present.

REQUESTS CONCURRENCE TO AMENDMENTS

HB 358, providing for verification an investigation of eligibility of applicants for aid to families with dependent children and making an appropriation therefor. (Amendment printed SJ May 27)

Rep. Roma Spaulding moved that the House non-concur.

Rep. Drake spoke in favor of the motion.

Adopted.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons. (Amendment printed SJ May 28)

Reps. Roma Spaulding and Drake moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Nighswander, Barbara Thompson, Ferguson and Blanchette.

Rep. Eugene Daniell moved that the House non-concur in the Senate amendment to HB 527, relative to disposal facilities, and spoke to his motion.

Rep. Chandler spoke against the motion.

Rep. Russell Chase offered an amendment to the Daniell motion, to non-concur and appoint a committee of conference and spoke to his motion.

Reps. Greene, George Wiggins and Read spoke in favor of the amendment.

Reps. Gramling and Proctor spoke against the amendment.

Reps. Grassie and Oleson spoke against the amendment.

Rep. Bednar spoke in favor of the amendment.

Rep. Bowler spoke to the amendment.

Rep. Marsh moved that HB 527 be laid upon the table.

On a voice vote the Speaker was in doubt and requested a division.

The Speaker appointed Reps. Milton Cate, Coutermarsh, Russell Chase, Hanson and French as tellers.

Rep. Erler abstained from voting under Rule 16.

115 members having voted in the affirmative and 162 in the negative, the motion lost.

Question being on the Chase amendment.

Rep. Eugene Daniell requested a roll call.

Sufficiently seconded.

Reps. Erler and Record abstained from voting under Rule 16.

YEAS 176 NAYS 102

YEAS 176

BELKNAP COUNTY

Beard, French, Mansfield, James Murray, Nighswander and Kenneth Randall. CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Duprey, Fullam, Howard and Towle.

CHESHIRE COUNTY

Ballam, Close, Cleon Heald, Johnson, Langille, McGinness and Turner.

COOS COUNTY

Drake, Horton, Huggins, Hunt and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Fimlaid, LaMott, Mann, Melnick, Pepitone and Bruce Townsend. HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Barrett, Bednar, Belanger, Belcourt, Wilfrid Boisvert, Bragdon, Carswell, Carter, Cobleigh, Corey, Corser, Coutermarsh, Crotty, Forsaith Daniels, Day, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Favreau, Ferguson, Fleisher, Gauthier, Granger, Philip Heald, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Lynch, Lyons, MacDonald, McLaughlin, Milne, Morgan, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Peters, Polak, Henry Richardson, Sing, Kenneth Spalding, Sullivan, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn and Withington.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, Haller, Hanson, James Humphrey, William Kidder, McLane, Packard, Plourde, Rich, Riley, Ryan, Shapiro, Shepard and Tarr.

ROCKINGHAM COUNTY

Appel, Bisbee, William Boucher, Campbell, Casassa, Charles Cummings, Cunningham, Dame, Roy Davis, Eastman, Ellis, Flanagan, Gage, Goodrich, Gorman, Greene, Griffin, Hoar, Kashulines, King, Niebling, Page, Parolise, Parr, Read, Richards, Rogers, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian and Wilson.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Kimball, Kincaid, Osgood, Parnagian, Pray, Rowell, Barbara Thompson, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Frizzell, Rousseau, Scott, Sara Townsend, Tucker, George Wiggins and Williamson.

NAYS 102

BELKNAP COUNTY

Bowler, Goyette, Hildreth and Marsh.

CHESHIRE COUNTY

Ames, Francis Callahan, Cournoyer, Anne Gordon, Hanna, Knight, Ladd, Nims, Proctor, Ramsey, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Oleson and Poulin.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Taylor and Ward.

HILLSBOROUGH COUNTY

Douzanis, Joseph Eaton, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Gravelle, Ingram, Martin, McDonough, McGlynn, Normand, O'Neil, Orcutt, Russell Perkins, Reardon, Reidy, Andre Simard, Leonard Smith, Solomon, Spirou, Theriault, Wheeler, Woodruff and Ziakas.

MERRIMACK COUNTY

Laurent Boucher, Castaldo, Raymond Chase, Eugene Daniell, Estee, Gamache, George Gordon, Harriman, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McNichol, Ralph, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Blanchette, Danforth, Grace DeCesare, Gillis, Goff, Hobbs, Kelley, Krasker, Maynard, O'Connell, Peterson, Reese, Splaine, Twardus and Wolfsen. STRAFFORD COUNTY

Appleby, Shirley Clark, Charles Grassie, Habel, Joos, McManus, Rod O'Connor, Parshley, Preston, Robillard, Ruel and Sackett.

SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, LeBrun, Lucas, Mahoney and Roma Spaulding. and the amendment was adopted.

Question being on the motion to non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Greene, Lockhart, Chambers and Bowler.

(Rep. Russell Chase in the Chair)

Rep. David Bradley moved that the rules be so far suspended as to permit the introduction of a resolution not referred to the subcommittee on Resolutions and Screening, to permit consideration of a resolution not reported by the subcommittee on Resolutions and Screening, and to permit the resolution be acted upon at the present time.

Rep. George Roberts rose to voice objection to the introduction of the resolution. The Speaker ruled that the objection could lie.

POINT OF ORDER

Reps. David Bradley and Roberts rose on points of order.

The Speaker ruled that the objection raised by Rep. Roberts was in order and no consideration of the matter could take place.

(Speaker in Chair)

SENATE MESSAGE

NON-CONCURRENCE REQUESTS COMMITTEE OF CONFERENCE

SB 182, relative to municipal development of industrial facilities.

The President appointed Sens. Blaisdell, Saggiotes and Monier. Rep. Hanson moved that the House accede to request,

Adopted.

The Speaker appointed Reps. Hanson, A. Theriault, R. Callahan and Gage.

RECESS

SENATE MESSAGES

REQUEST CONCURRENCE WITH AMENDMENT

HB 508, establishing a housing finance agency. (Amendment printed SJ of May 29)

Rep. French moved that the House concur.

Adopted.

GOVERNOR'S VETO MESSAGE ON HB 274

Pursuant to the provision of Article 44 Part II, I return herewith House Bill 274, a bill relative to providing a hearing and appeals procedure in the Division of Welfare, with my objections thereto as follows:

1. The bill would open the door to a multiplicity of complaints before a hearing

board by any person aggrieved by any program of the Division of Welfare.

The only qualification for a person as a complainant before the Appeals Board is that he or she be "aggrieved or dissatisfied". Thus, the most capricious or spurious complaints would have to be heard.

2. This bill would begin to undue all of the good accomplished by the Legislature in the enactment of the Welfare Reform Bills—Senate Bills 12 and 249.

3. The Attorney General stated to me that "the fundamental objectives of the bill are excellent and deserving of support: to provide for prompt initial hearings and dispositions of appeals from administrative action in welfare cases. The welfare applicant who would appeal under the procedure which these sections would provide would be assured of prompt consideration; the Welfare Division itself would be assured of a prompt initial decision upon which financial considerations would turn".

4. The Attorney General further states, "because of meritorious objects of the bulk of the provisions of these sections, I am sorry to have to raise one objection based on a very serious flaw in RSA 126-A:9-a, II which would be inserted by section 2 of the bill if enacted. That provision allows for an appeal to the Board of Appeals of the Health and Welfare Advisory Commission when either a welfare applicant or the Welfare Division claims to be aggrieved by a decision of the hearings officer who would be authorized to consider initial appeals under Section 1 of the bill. Instead of making the Board of Appeals the final appellant authority, subject of course to review on writ of certiorari by the New Hampshire Supreme Court, the new RSA 126-A:9-a, II would provide for a further appeal, so-called, from the Board of Appeals to the Superior Court.

5. "Not only that, but the Superior Court proceeding would be 'de novo', which means that it would not merely be a review of claimed mistakes below but an entirely new proceeding, starting from scratch. I believe one can only reasonably conclude that such cases would place a significant burden on an already heavily burdened Superior Court, and derivatively on the Supreme Court as well.

- 6. "The burden of providing legal representation would similarly be a heavy one, however it would be financed. For these reasons, I believe the final two sentences of the proposed RSA 126-A:9-a II should be deleted".
- 7. The Attorney General concludes by stating that "I am sufficiently familiar with the working of the Appeals Board of the Health and Welfare Advisory Commission to know that it is not unfairly weighted in favor of the State and against appealing welfare recipients. Notions of fairness, then, certainly do not call for a right to a full-scale Superior Court trial with appeal to the Supreme Court in cases which have already been fully heard by an impartial hearings officer and appealed through the Board of Appeals".
- 8. Commissioner Whaland has informed me that if the veto is sustained he will be able to set up administratively a procedure whereby the staff of the Welfare Department can handle administratively many of these cases without necessitating their going to the Appeals Board provided for under current law. This will accomplish the intent of the sponsors of this legislation without further overcrowding our court system.
- 9. By Senate Bills 12 and 249 we have created the vehicle necessary to achieve welfare reform in our state. It would be most unfortunate if by this bill we snatched the motor from that vehicle before it could be road tested.

I most respectfully urge that you join with me in rejecting House Bill 274.

Meldrim Thomson, Jr.

Rep. Fleisher moved that consideration of the veto be made a special order for Tuesday next, and spoke to her motion.

Rep. Chandler spoke to the motion.

Rep. Gauthier requested a roll call.

Sufficiently seconded.

YEAS 145 NAYS 121 YEAS 145

BELKNAP COUNTY

Ambrose, Beard, Bowler, French, Mansfield, Nighswander and Kenneth Randall. CARROLL COUNTY

Roderick Allen, Claflin and Fullam.

CHESHIRE COUNTY

Ames, Close, Anne Gordon, Hanna, Knight, Ladd, Langille, Marshala, Proctor and Ramsey.

COOS COUNTY

Cooney, Hunt, Oleson and Poulin.

GRAFTON COUNTY

David Bradley, Cynthia Clark, Copenhaver, Cornelius, Gaylord Cummings, Logan, Mann, Melnick, Taylor and Ward.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bednar, Belanger, Bishop, Wilfrid Boisvert, Cobleigh, Corey, Corser, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Joseph Eaton, Fleisher, Gardner, Gelinas, Gramling, Edmund Keefe, Lynch, Lyons, McGlynn, Milne, Morrissette, Normand, O'Neil, Orcutt, Reardon, Reidy, Henry Richardson, Shea, Leonard Smith, Solomon, Sullivan, Vachon, Cecella Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Castaldo, John Cate, Milton Cate, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Haller, Hess, H. Gwendolyn Jones, William Kidder, LaBonte, McLane, Rich, Shapiro, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, William Boucher, Collishaw, Thomas Connors, Cotton, Charles Cummings, Cunningham, Dame, Donald DeCesare, Ellis, Erler, Flanagan, Gage, Goff, Goodrich, Greene, Hoar, King, Maynard, Niebling, Page, Anthony Randall, Reese, Richards, Splaine, Stimmell and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Charles Grassie, Joos, McManus, Rod O'Connor, Parshley, Pray, Robillard, Ruel, Sackett, Barbara Thompson and Tripp.

SULLIVAN COUNTY

Brodeur, Burrows, Frizzell, Lucas, Mahoney, Roma Spaulding, Sara Townsend and Tucker.

NAYS 121

BELKNAP COUNTY

Young.

CARROLL COUNTY

Conley, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Cournoyer, Fillback, Cleon Heald, Johnson, Nims, Turner and Whipple.

COOS COUNTY

Horton, Huggins and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Duhaime, Myrl Eaton, Fimlaid, Gemmill, Pepitone and Bruce Townsend. HILLSBOROUGH COUNTY

Belcourt, Bruton, Carswell, Carter, Joseph Cote, Kendall Cote, Crotty, William Desmarais, Drewniak, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Granger, Gravelle, Philip Heald, George Healy, Howard Humphrey, Karnis, LaChance, Lawrence, McDonough, McLaughlin, Morgan, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Record, Seamans, Andre Simard, Sing, Sweeney, P. Robert Thibeault and Withington.

MERRIMACK COUNTY

Laurent Boucher, Chandler, George Gordon, Harriman, James Humphrey, Millard, Noble, Ralph, Ryan and Shepard.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, Campbell, Danforth, Roy Davis, Grace DeCesare, Eastman, Kashulines, McEachern, O'Connell, Parolise, Parr, Peterson, Read, Rogers, Schwaner, Constance Simard, Skinner, Southwick, Tavitian, Twardus and Webster.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Donnelly, Habel, Joncas, Kimball, Maloomian, Osgood, Parnagian, Preston, Rowell, Tibbetts, Torrey and Winkley.
SULLIVAN COUNTY

Barrus, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.

and the motion passed.

The sub-committee on Resolutions and Screening having approved its introduction, Reps. Close, Lawton, Lockhart, Altman, Coutermarsh and Oleson offered the following:

HOUSE CONCURRENT RESOLUTION NO. 9 establishing a joint committee to study and make recommendations on railroad conditions in this state.

Whereas, railroad conditions and related matters remain a continuing concern of the citizens of this state; and

Whereas, the utilization of existing and future railroad facilities for transportation of passengers and freight in this state deserves thorough study; now, therefore, be it Resolved by the House of Representatives, the Senate Concurring, that:

I. There is hereby established a joint committee to study railroad conditions and related matters in this state. The committee shall consist of four members of the house of representatives appointed by the speaker of the house and one senator appointed by the president of the senate. The speaker and the president may each appoint an alternate member to serve in the event an appointed member from the same house resigns or is otherwise incapacitated. The speaker of the house shall designate one committee member to be chairman.

II. The committee shall study these matters for the purpose of ascertaining methods by which railroads and related modes of transportation may become effective and efficient parts of the state's transportation system and for preparing legislation based on its findings. The committee shall hold public hearings as necessary and meet when and where required in this state or in any contiguous state.

The committee may administer oath or affirmation to any person in any hearing it conducts.

III. Committee members shall be entitled to legislative mileage and reimbursement for necessary expenses incurred in the performance of their duties. Such expenses shall be a charge against the joint legislative appropriation.

IV. The committee shall submit a report of its findings together with any recommended legislation to the speaker of the house and the president of the senate not later than November 30, 1976 and may submit reports and recommendations to any session of the general court which may be convened prior to such date.

The clerk read the resolution in full.

Adopted.

UNANIMOUS CONSENT

Reps. Cecelia Winn and Morgan addressed the House by unanimous consent.

SENATE MESSAGE

REQUEST CONCURRENCE WITH AMENDMENT

HB 871, permitting the creation of public greyhound racing kennels and limiting those owned by a track. (Amendment printed SJ of May 29)

Rep. Philip Currier moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. Philip Currier, French, Kenneth Smith and Belanger.

297 members were recorded as present.

CONFEREE SUBSTITUTIONS

HB 764, Rep. Gorman replaced Rep. Ryan.

On the motion of Reps. Philip Currier and Spirou the House adjourned at 2:20 o'clock to meet Tuesday next at 10:00 o'clock.

Tuesday, 10June75

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

THE NATIONAL ANTHEM

O say can you see, by the dawn's early light, What so proudly we hailed at the twilight's last gleaming, Whose broad stripes and bright stars, through the perilous fight, O'er the ramparts we watched, were so gallantly streaming? And the rockets' red glare, the bombs bursting in air, Gave proof through the night that our flag was still there.

O say does that star-spangled banner yet wave o'er the land of the free and the home of the brave?

(Francis Scott Key, 1814)

Rep. Daniel Healy led the Pledge of Allegiance.

LEAVES OF ABSENCE

Rep. Withington, the day, important business.

INTRODUCTION OF GUESTS

William Mackensie of Pebble Beach, California, guest of Rep. Milbank; Louine Woods, sister-in-law of Rep. Woods; Cindy Clark of Selina, Kansas, guest of Rep. Eaton; Mark Favreau of St. Michael's College, Vermont, son of Rep. Favreau.

SENATE MESSAGES NON-CONCURRENCE TO HOUSE AMENDMENTS REQUESTS COMMITTEE OF CONFERENCE

SB 4, regulating the liability of governmental units in actions to recover for bodily injury.

The President appointed Sens. Brown, Jacobson and Bossie.

Rep. Frizzell moved that the House accede.

Adopted.

The Speaker appointed Reps. McManus, Martin, Reese and Morrissette.

SB 325, relative to assaults by prisoners and the offense of escape.

The President appointed Sens. Bradley, Sanborn and Foley.

Rep. Frizzell moved that the House accede.

Adopted.

The Speaker appointed Reps. Frizzell, Reese, Hanna and Habel.

REQUESTS CONCURRENCE TO AMENDMENTS

HB 888, establishing procedures for class actions in state courts. (Amendment printed SJ of May 29)

Rep. Daniel Healy moved that the House non-concur and request a committee of conference.

Adopted.

The Speaker appointed Reps. McManus, Cynthia Clark, Castaldo and Shapiro.

HB 171, defining specific acts as cruelty to animals. (Amendment printed SJ of May 28)

Rep. Daniel Healy moved that the House non-concur and request a committee of conference.

Adopted

The Speaker appointed Reps. Lucas, Mansfield, Habel and Riley.

HB 857, relative to discrimination based upon physical or mental handicap. (Amendment printed SJ of May 29)

Rep. Daniel Healy moved that the House concur.

Adopted.

ACCEDE TO COMMITTEE OF CONFERENCE

HB 226, relative to adjusted total disability benefits under workmen's compensation.

The President appointed Sens. Ferdinando, Preston and Bergeron.

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated.

The President appointed Sens. Foley, McLaughlin and Sanborn.

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments.

The President appointed Sens, Bradley, Foley and Bossie,

HB 527, relative to public disposal facilities.

The President appointed Sens. S. Smith, Paulsen and Lamontagne.

HB 652, relative to the form and use of walking disability identification on motor vehicles.

The President appointed Sens. Claveau, Jacobson and Lamontagne.

HB 699, relative to the commissioner of safety participating in the state retirement system.

The President appointed Sens. R. Smith, Blaisdell and Trowbridge.

HB 764, requiring the posting of speed zone signs on certain highways.

The President appointed Sens. Sanborn, Lamontagne and Gardner.

HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977.

The President appointed Sens. Trowbridge, Blaisdell and Saggiotes.

HB 828, making appropriations for capital improvements.
The President appointed Sens. Brown, McLaughlin and S. Smith.

HB 871, permitting the creation of public greyhound racing kennels and limiting those owned by a track.

The President appointed Sens. Fennelly, Gardner and Bradley.

HB 884, relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A.

The President appointed Sens. Bradley, Claveau and Gardner.

HB 972, relative to the habitual offender law in the operation of motor vehicles. The President appointed Sens. Bradley, Monier and Bossie.

 $\ensuremath{\mathsf{HB}}$ 989, amending in general various provisions of the workmen's compensation law.

The President appointed Sens. Bergeron, Rock and Poulsen.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons. The President appointed Sens. McLaughlin, Sanborn and S. Smith.

HB 469, requiring that the discharge of a real estate mortgage must be by a deed of release or by a written document.

The President appointed Sens. Bradley, Fennelly and Bossie.

HB 54, revising the tobacco tax law and providing for a tax on cigarettes only. The President appointed Sens. Fennelly, Gardner and Bradley.

HB 160, providing that real property owned by governmental units which is being used for profit-making purposes by a third party shall be taxed.

The President appointed Sens. Bradley, Downing and Gardner.

ENROLLED BILLS REPORT

SB 17, permitting a local option to expand the partial exemption on real estate taxes for persons sixty-five years of age or older, under certain circumstances and relative to eligibility requirements for property tax exemptions for the elderly.

SB 24, establishing a commission on children and youth.

SB 233, establishing a study commission on the rights of children.

SB 249, relative to the duties and authority of the commissioner of health and welfare and increasing certain penalties.

SB 266, relative to restrictions on the sales of honey.

SB 292, relative to procedures for competitive bidding in Hillsborough county.

HB 839, simplifying the procedure for inspecting elevators; requiring fees for elevator inspection certificates to be credited to the general fund; and giving the labor commissioner rule making powers under RSA 157-B.

HB 906, permitting the commissioner of insurance to require certain information from insurance companies.

HB 916, amending the city charters of Lebanon and Nashua.

HB 913, requiring the licensing of public insurance adjusters.

HB 917, relative to various amendments to the consumer protection laws.

HB 928, relative to authority for aid to the general court.

HB 967, requiring a town tax collector to remit money to the town treasurer on a weekly or daily basis.

HB 977, authorizing local units of government to enter into contracts for automated data processing for certain records.

HB 376, providing for the acquisition of the Shell Camp Pond Dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same.

HB 479, permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems.

HB 531, relative to registration requirements for professional engineers.

HB 746, dealing with unemployment compensation.

HB 821, establishing a joint committee to study the creation of a public beach in the Dover point area.

HB 874, relative to appeals from probate courts.

HB 909, transferring the supervision and operation of the Jaffrey water works to the town of Jaffrey.

HB 976, providing opportunity in public education without discrimination.

SB 30, establishing a full time maintenance crew for the Piscataqua river bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor.

SB 91, increasing the appropriation for the construction of a fishing pier and docking facilities in Portsmouth and eliminating the separate appropriation for marine science facilities at the university of New Hampshire.

SB 111, providing for the regulation of electricians by an electricians' board and for the administration of occupational and professional tests by the department of education.

SB 222, relative to the position of grips on motorcycles.

HB 80, changing requirements for city and town tax maps.

HB 102, providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor.

HB 228, redefining small claims by raising the maximum amount and extending the return date for executions to ninety days.

HB 263, relative to appeals from zoning boards of adjustment and planning boards.

HB 267, relative to the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor.

HB 401, relative to recognizances of witnesses after arrest.

HB 407, establishing an electrical energy review committee.

HB 435, authorizing savings banks to invest in securities of certain real estate development corporations.

HB 497, providing mileage for the parole board members and increasing the per diem allowance for school building authority members.

HB 545, granting the director and conservation officers of the fish and game department powers of a constable.

HB 643, relative to the reporting of abused and neglected children.

HB 726, establishing a police commission for the town of Hooksett.

Rep. Mabel L. Richardson for the Committee

CONFEREE SUBSTITUTIONS

HB 459, Rep. Hough replaces Rep. Ferguson.

HB 887, Rep. Hough replaces Rep. Ferguson.

HB 777, Rep. Roberts replaces Rep. Ferguson.

ENROLLED BILLS AMENDMENTS

HB 929, relative to the powers and duties of the joint committee on legislative facilities and requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within thirty days after the vacancy occurs.

AMENDMENT

5 Statutory Revision. Amend RSA 17-A:1, III, as inserted by 1975, 278:1, by striking out said paragraph and inserting in place thereof the following:

III. Pursuant to the direction of a special committee consisting of the members of the joint committee on legislative facilities and the chairmen of the standing house and senate judiciary committees, the director shall perform a continuing review, revision and codification of the Revised Statutes Annotated, as amended, and all

statutes of a public and general nature which are enacted at any session of the general court. The special committee established by this paragraph shall establish priorities for carrying out such revision and codification duties, and they shall consult with the director on a continuing review and revision of the Revised Statutes Annotated and all other statutes of a public and general nature to arrange such statutes in a systematic, annotated and condensed form. The director shall prepare legislation providing for the revision and recodification of such statutes, and any revisions and recodifications contained in such legislation shall take effect only after they have been enacted into law.

6 Effective Date. This act shall take effect upon its passage.

This amendment transfers supervision over the statutory revision functions of the office of legislative services (provided for in chapter 278, laws of 1975) from a special committee which includes the legislative services committee to one which includes the legislative facilities committee to conform to the other changes made by HB 929. Adopted.

(Rep. French in chair)

SB 73, relative to public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriation therefor. (Amendment printed in SJ June 10)

The first amendment makes proper reference to the division of forests and lands which was formerly named the division of resources development. The second amendment corrects an error which resulted when the appropriation total was changed but not the bonding amount.

Adopted.

HB 281, providing that a divorce or annulment proceeding the court in awarding custody of a child shall not give a preference to either parent because of the parent's sex and may take into consideration the preference of the child.

AMENDMENT

Amend section 2 of the bill by striking out lines three through five and inserting in place thereof the following: tive to such custody, the court shall not give any preference to either of the parents of the children because of the parent's sex and the court may take into consideration any preference shown by said children.), so that said section as amended shall read as follows:

This amendment corrects an error in the amending language so that it conforms to the amended RSA section.

Adopted.

 $\ensuremath{\mathsf{HB}}$ 329, authorizing cooperative fire protection with other states and the federal government.

AMENDMENT

Amend RSA 224:1-a, I as inserted by section 1 of the bill by striking out line one and inserting in place thereof the following: I. The director of forests and lands with the approval of the com-

This amendment changes the title of the director of resources development to the director of forests and lands because of the passage of another bill in this session.

Adopted.

HB 679, relative to legislative mileage.

AMENDMENT

Amend RSA 14:15-a, II as inserted by section 1 of the bill by striking out line one and Inserting in place thereof the following: II. A member of the general court shall be allowed mileage per mile of the

This amendment makes a grammatical correction. Adopted.

HB 921, relative to the power of certain colleges to grant degrees and the ratification of the incorporation of the Congregational Society in Peterborough.

AMENDMENT

Amend 1969, 556:1 as inserted by section 4 of the bill by striking out line 7 and inserting in place thereof the following: continuing approval of the postsecondary education commission.

This amendment corrects an error by making correct reference to the postsecondary education commission.

Adopted.

HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels; the disposition of certificate fees; and authorizing the labor commissioner to issue general regulations under RSA 157-A.

AMENDMENT

Amend RSA 157-A:7, I as inser5rted by section 1 of the bill by striking out line one and inserting in place thereof the following: I. A boiler and unfired pressure vessel inspector shall hold or have held

The amendment is a technical change correcting an error in the bill. Adopted.

HB 922, amending in general the RSA chapter relative to the state board of fire control.

AMENDMENT

Amend RSA 153:11 as inserted by section 8 of the bill by striking out line four and inserting in place thereof the following: shall be in the form prescribed by the board and shall contain a statement

Amend RSA 153:11 as inserted by section 8 of the bill by striking out line sexteen and inserting in place thereof the following: and authority to submit his findings of facts in the case to the state police,

Both amendments correct grammatical errors. Adopted.

HB 788, relative to the appointment of guardians for incompetent persons and protective services to adults.

AMENDMENT

Amend section 5 of the bill by striking out lines 2 and 3 and inserting in place thereof the following:

inserting after paragraph XIII the following new paragraph: XIV. Protective Services to Adults. Provide protection for neglected,

Corrects the numbering of the RSA provision inserted by section 5 of the bill. Adopted.

HB 532, relative to the filing of pre-judgment orders of attachment.

AMENDMENT

AN ACT

relative to the filing of pre-judgment orders of attachment and the execution and recording of real estate conveyances.

Corrects the title of the bill to more properly reflect its contents. Adopted.

HB 534, relative to the taking and stocking of pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase or propagation of pheasants.

AMENDMENT

Amend RSA 206:35-a as inserted by section 3 of the bill by striking out line four and inserting in place thereof the following: X. The monies in said account shall be used only for purchase or propa-

This amendment makes a technical change to conform to the current drafting style.

Adopted.

SB 176, relative to eligibility for federal funds under the federal Housing and Community Development Act of 1974. (Amendment printed in SJ June 10)

This amendment moves the RSA section inserted by the bill to reflect the enactment of the same numbered section by HB 768, passed by both houses.

Adopted.

HB 630, increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial and authorizing the director of motor vehicles to restore a license revoked pursuant to the implied consent law where the person is not found guilty.

AMENDMENT

Amend RSA 267-A:69-m as inserted by section 2 of the bill by striking out line 6 and inserting in place thereof the following: tion of ninety days when such person is not found guilty of a violation of

Makes a grammatical change to substitute the word "when" for the word "where".

Adopted.

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts.

AMENDMENT

Amend section 1 of the bill by striking out lines 1, 2 and 3 and inserting in place thereof the following: 1 New Chapter. Amend RSA by inserting after chapter 358-B the following new chapter:

CHAPTER 358-C

Amend RSA 358-B:1, 2, 3 and 4 as inserted by section 1 of the bill by renumbering said sections to read as 358-C:1, 358-C:2, 358-C:3 and 358-C:4 respectively.

Amend RSA 358-C:3, I (d) as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following: the name of the debt collector, the name of the person (as defined in RSA 358-C:1,

Amend RSA 358-C:3, I (e) as inserted by section 1 of the bill by striking out line 3 and inserting in place thereof the following: 358-C:1, X) for whom the debt collector is attempting to collect

Amend RSA 358-C:3, IV (d) (2) as inserted by section 1 of the bill by striking out line 2 and inserting in place thereof the following: ing the debt. (For the purposes of RSA 358-C:3, IV, the use of language on

This amendment is necessary to renumber the RSA chapter inserted by the bill to reflect enactment of the same numbered chapter by chapter 157, laws of 1975.

Adopted.

HB 943, amending the RSA chapter on firewards, firemen and fire hazards.

AMENDMENT

Amend RSA 154:1, II as inserted by section 1 of the bill by striking out line five

and inserting in place thereof the following: ing, fire prevention and suppression, and any others he deems necessary.

Amend RSA 154:2, II as inserted by section 2 of the bill by striking out line one and inserting in place thereof the following: II. The fire chief shall have the authority to enforce any local

Amend RSA 154:7, X as inserted by section 6 of the bill by striking out line one and inserting in place thereof the following: X. To direct industrial management or other personnel and equipment within

Amend RSA 154:11 as inserted by section 9 of the bill by striking out line three and inserting in place thereof the following: wards, engineers, or fire officer-in-charge and may assess a tax for the payment

Amend RSA 154:17 as inserted by section 13 of the bill by striking out line six and inserting in place thereof the following: or fire chiefs, shall remain in force, subject to being repealed or superseded

Amend the bill by striking out paragraph II of section 17 and inserting in place thereof the following: II. Sections 1-12 and 14-16 of this act shall take effect upon passage of this act.

This amendment makes grammatical corrections and clarifies the effective date of the act.

Adopted.

SENATE MESSAGE

REQUESTS CONCURRENCE TO AMENDMENTS

HB 878, relative to the legislative facilities committee. (Amendment printed SJ of May 28)

Rep. Close moved that the House concur.

Adopted.

Rep. Lyons requested a quorum count.

The Speaker declared a quorum present.

The Speaker called for the special orders:

HB 274, relative to providing a hearing and appeals procedures in the division of welfare.

Rep. Nighswander moved that consideration of the Governor's veto message be moved to the end of the calendar and spoke to her motion.

Adopted.

(Speaker in chair)

The subcommittee on Resolutions and Screening having approved its admittance, Reps. Conley, Lyons and Roderick O'Connor offered the following resolution and moved its adoption at the present time.

HR 10, establishing an interim committee on bill handling.

Whereas, the people of the State of New Hampshire have adopted an amendment to their Constitution which will permit the General Court to assemble for organizational purposes on the first Wednesday in December, and

Whereas, early organization will permit additional time for consideration of bills in the house, and

Whereas, the 1975 General Court has had available for the first time a computerized Bill Status System, therefore

Be it resolved by the House of Representatives that

- 1. There is hereby established an interim committee to be known as the Committee on Bill Handling.
- The members of this committee shall be the members of the sub-committee on Resolutions and Screening plus four additional members to be appointed by the Speaker.
 - 3. This committee shall study and report to the House on the following:
- (a) expansion of the Bill Status system to include drafting requests as well as bills, and development of a system to computerize drafting requests by subject matter as well as by number:

(b) development of a monitoring procedure to utilize this information to assist in establishing drafting priorities and to ensure an even flow of bills for introduction;

(c) modification of existing deadlines and procedures for the filing and introduction of bills under early organization;

(d) operation of interim study committees under the new committee rules, including additional procedures, if any, to assist them with their work.

4. The Committee on Bill Handling shall make a full report of its findings and recommendations to the Speaker by December 15, 1975 and shall make additional reports as it deems necessary.

Rep. Conley explained the resolution.

Rep. Joseph Eaton spoke against the resolution.

Rep. David Bradley spoke to the resolution.

Reps. Rod O'Connor and Lyons spoke in favor of the resolution.

Adopted.

COMMITTEE REPORTS

HCR 1, establishing a procedure, timetable, for the filing, drafting, processing and consideration of all legislation of both houses. Ought not to be admitted, subject matter covered by House Resolution No. 10. Rep. Conley for Resolutions and Screening.

Report adopted.

GOVERNOR'S VETO MESSAGE ON HB 236

The Secretary of State read messages from His Excellency, the Governor, concerning vetoes of HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required, and HB 864, relative to the licensing of persons to carry loaded pistols and revolvers.

To the Honorable Members of the General Court

I respectfully return herewith and without my approval HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required, and pursuant to Article 44, Part II of the Constitution, and note my reasons therefor below.

1. This bill would remove the stigma of a felony conviction as a disqualification for employment or for a professional license.

In effect it would bypass the Constitution which in Article 52, Part II vests in Governor and Council the exclusive right to expunge a criminal record by granting a pardon.

2. The question of moral turpitude, as evidenced by a felony conviction, could not be considered in hiring a person in state or local government, no matter how sensitive that position might be.

3. In anticipation of his early release from state prison, an inmate could apply to the Supreme Court for a license to practice law and his application could not be denied under this bill because of his criminal record.

4. Our present law, RSA 651:5 VIII, provides adequate protection, short of a pardon, for a rehabilitated felon, to re-establish himself in society.

5. I am authorized to state that the Attorney General, Warren Rudman, joins me in opposition to this bill.

For these reasons I respectfully urge your support of my objections to the enactment of House Bill 236.

Meldrim Thomson, Jr.

COMMUNICATION Relative to HB 236

His Excellency, Meldrim Thomson, Jr. State House Concord, New Hampshire

Your Excellency:

You have advised me this morning that you have inadvertently signed a bill which was presented to you by the Legislature. You have also advised me that you have not sent the bill forward to the Secretary of State and that you had previously indicated that the bill would be the subject of a gubernatorial veto. You have asked whether or not you may now strike out your name and return the bill to the Legislature with a veto message.

Our answer is in the affirmative.

It is quite clear that the intention of a Governor to veto legislation cannot be thwarted by a clerical error.

Warren B. Rudman Attorney General

GOVERNOR'S VETO MESSAGE ON HB 864

To the Honorable Members of the General Court

I respectfully return herewith and without approval House Bill 864, relative to the licensing of persons to carry loaded pistols and revolvers, and pursuant to Article 44, Part II of the Constitution with my objections noted thereto.

- 1. This bill would require the fingerprinting and photographing of all non-residents who apply to the Director of State Police for a license to carry a loaded pistol or revolver.
- 2. Under our present law, RSA 159:6 fingerprinting and photographing are not required. There has been no serious objection to the operation of our present law.

In the last three fiscal years the Director of State Police has issued 5,558 pistol permits. Most of these were renewals.

- 3. There is no valid reason to treat non-residents different than residents. If we are concerned about issuing pistol permits to possible non-resident criminals, the Director of State Police can run an identity check on each applicant.
- 4. If by this bill we require fingerprinting and photographing of non-resident pistol permit applicants, how easy it would be in another legislative session to extend the requirement to all New Hampshire citizens by amending the section and inserting the word "resident".
 - 5. New Hampshire is a tourist state not a police state!
- 6. Finally, this bill would authorize an unnecessary intrusion into the privacy of our visitors. It would clearly tend to erode the right to keep and bear arms quaranteed to all citizens by the Second Amendment to the Federal Constitution.
- I sincerely hope that upon reconsideration of this bill the reasons noted herewith will encourage your support of my objections.

Meldrim Thomson, Jr.

Rep. French moved that consideration of the Governor's vetoes on HB's 236 and 864 be taken up after HB 274 has been considered and spoke to his motion.

Rep. Nims offered an amendment.

Rep. Nims spoke to his amendment.

Amendment lost.

Motion lost.

ENROLLED BILLS REPORT

HB 85, establishing a municipal motor vehicle permit fee study committee.

HB 758, adopting a New Hampshire-Vermont Interstate sewage and waste disposal facilities compact.

Rep. Mabel L. Richardson for the Committee.

CONFEREE SUBSTITUTION

SB 157, Rep. Colson for Rep. Wilson.

COMMITTEE OF CONFERENCE REPORTS

The committee of conference to which was referred Senate Bill No. 128, An Act relative to service retirement benefits and making an appropriation therefor, having considered the same, report that the committee is unable to reach agreement.

Conferees on the Part of the Senate: Sen. R. Smith, Sen. Trowbridge and Sen.

Conferees on the Part of the House: Rep. Drake, Rep. Wm. Kidder, Rep. McLane and Rep. R. O'Connor.

Adopted.

The committee of conference to which was referred Senate Bill No. 129, An Act relative to vested deferred retirement rights under the New Hampshire retirement system and making an appropriation therefor, having considered the same, report that the committee is unable to reach agreement.

Conferees on the Part of the Senate: Sens. R. Smith, Trowbridge and Blaisdell.

Conferees on the Part of the House: Reps. Drake, Kidder, McLane and R. O'Connor.

Adopted.

The committee of conference to which was referred Senate Bill 256, An Act relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as passed by the House.

Conferees on the Part of the Senate: Sens. R. Smith, Trowbridge and Blaisdell.

Conferees on the Part of the House: Reps. Drake, W. Kidder, McLane and R. O'Connor.

Adopted.

Rep. Nighswander moved that consideration of the Governor's veto on HB 274 relative to providing a hearing and appeals procedure in the Division of Welfare, be considered at the present time.

Adopted.

The Speaker called for a quorum count.

A quorum was declared present.

Question being shall HB 274 pass not withstanding the Governor's veto.

Reps. Lawton, Carswell, Bednar and Coutermarsh spoke in favor of sustaining the veto.

Reps. Fleisher and Roma Spaulding spoke against sustaining the veto.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 101 NAYS 220 YEAS 101

BELKNAP COUNTY

Ambrose, Beard, Brouillard, Goyette, Hildreth, James Murray and Nighswander. CARROLL COUNTY

Claflin

CHESHIRE COUNTY

Close, Cooke, Hanna, Langille, Milbank, Proctor, Ramsey, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Oleson and Poulin.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Hough, Mann, Melnick, Symons and Ward.

HILLSBOROUGH COUNTY

Bishop, Coburn, Colson, Corey, Corser, Philip Currier, Day, Joseph Eaton, Fleisher, Gardner, Gelinas, Gramling, Ingram, Milne, Normand, O'Neil, Orcutt, Peters, Shea, Leonard Smith, Solomon, Van Loan, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Raymond Chase, Eugene Daniell, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McLane, McNichol, Ralph, Rich, Shapiro and Underwood. ROCKINGHAM COUNTY

Appel, Belair, Briggs, Casassa, Thomas Connors, Cotton, Cressy, Flanagan, Hoar, Kelley, Krasker, Maynard, McEachern, Niebling, O'Connell, Reese, Splaine. STRAFFORD COUNTY

Appleby, Dudley, Charles Grassie, Lessard, McManus, Robillard, Sackett, Barbara Thompson, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Roma Spaulding and Tucker.

NAYS 220

BELKNAP COUNTY

French, Lawton, Leary, Mansfield, Marsh, Kenneth Randall and Sabbow. CARROLL COUNTY

Roderick Allen, Conley, Dickinson, Duprey, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Nims, Turner and Whipple.

COOS COUNTY

Burns, Craggy, Drake, Fortier, Horton, Huggins, Hunt, Victor Kidder, Mable Richardson, Valliere and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, LaMott, Logan, Pepitone, Taylor and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Barrett, Bednar, Belcourt, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Joseph Cote, Kendall Cote, Coutermarsh, Cullity, William Desmarais, Douzanis, Dwyer, Clyde Eaton, Favreau, Gabrielle Gagnon, Gauthier, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Armand Lemire, Levasseur, Lynch, Lyons, MacDonald, McDonough, McLaughlin, Morgan, Morrissette, Fred Murray, Timothy O'Connor, Paradis, Russell Perkins, Polak, Henry Richardson, Seamans, Andre Simard, Sing, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Wheeler, Cecelia Winn and John Winn.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, David Currier, Alice Davis, Estee, Gamache, George Gordon, Harriman, James Humphrey, William Kidder, Millard, Noble, Riley, Ryan, Shepard, Sherman, Tarr, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Campbell, Collins, Cunningham, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Erler, Gage, Gaskill, Gillis, Goff, Goodrich, Gorman, Hobbs, Kashulines, William Keefe, King, Page, Parolise, Parr, Peterson, Anthony Randall, Read, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dunlap, Habel, Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Preston, Ruel, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Olden, Rousseau, Scott, Sara Townsend, George Wiggins and Williamson.

and the veto was sustained.

Reps. Kenneth Spalding, Francis Callahan, Laurent Boucher, Rowell, Murray Clark, Crotty and Drewniak wished to be recorded in favor of sustaining the veto on HB 274.

Reps. Arnold Perkins and Griffin wished to be recorded in favor of overriding the veto on HB 274.

Reps. James Murray and Young wished to be recorded against the passage of HB 274.

HB 236, question being shall HB 236, limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required, pass notwithstanding the veto of the governor.

Reps. Barrus and Gorman spoke in favor of sustaining the veto.

Reps. McManus, Symons, and Eugene Daniell spoke in favor of overriding the veto.

The previous question was moved.

Sufficiently seconded.

Adopted.

YEAS 129 NAYS 198 YEAS 129

BELKNAP COUNTY

Ambrose, Beard, Bowler, Brouillard, Goyette, Hildreth and Nighswander.

CARROLL COUNTY

Russell Chase, Claflin and Duprey.

CHESHIRE COUNTY

Ballam, Close, Cooke, Hanna, Cleon Heald, McGinness, Milbank, Proctor, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Drake, Hunt, Oleson, Poulin and Valliere.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Hough, Mann, Melnick, Symons and Taylor.

HILLSBOROUGH COUNTY

Bernier, Bishop, Boyd, Carswell, Colson, Corey, Corser, Cullity, Philip Currier, Day, Douzanis, Fleisher, Gardner, Gramling, Lyons, McGlynn, Fred Murray, Normand, O'Neil, Orcutt, Shea, Leonard Smith, Van Loan, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, Eugene Daniell, Estee, Hager, Haller, Hanson, Kenison, William Kidder, LaBonte, McLane, McNichol, Noble, Ralph, Rich, Shapiro, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, Briggs, Casassa, Collins, Cotton, Cressy, Eastman, Flanagan, Gillis, Greene, Griffin, Kelley, Krasker, Lockhart, Maynard, Niebling, O'Connell, Page, Reese, Sanborn, Splaine, Stimmell and Twardus.

STRAFFORD COUNTY

Dudley, Charles Grassie, Hebert, Horrigan, Joos, Lessard, McManus, Rod O'Connor, Sackett, Barbara Thompson, Torrey and Woods.
SULLIVAN COUNTY

Brodeur, Frizzell, Lucas, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 198

BELKNAP COUNTY

French, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Conley, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Robert Callahan, Cournoyer, Fillback, Anne Gordon, Johnson, Knight, Ladd, Langille, Marshala, Nims, Turner and Whipple.

COOS COUNTY

Craggy, Fortier, Horton, Huggins, Victor Kidder, Mabel Richardson and Wiswell. **GRAFTON COUNTY**

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, Gemmill, LaMott, Logan, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Barrett, Bednar, Belcourt, Wilfrid Boisvert, Bragdon, Bruton, Burke, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Coutermarsh, William Desmarais, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gelinas, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Armand Lemire, Levasseur, Lynch, MacDonald, Martel, McDonough, McLaughlin, Milne, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Henry Richardson, Seamans, Andre Simard, Sing, Solomon, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon and Wheeler.

MERRIMACK COUNTY

Ayles, Bartlett, John Cate, Milton Cate, Chandler, Alice Davis, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, Millard, Riley, Ryan, Shepard, Sherman, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Belair, Benton, Bisbee, William Boucher, Campbell, Thomas Connors, Cunningham, Roy Davis, Donald DeCesare, Grace DeCesare, Erler, Gage, Gaskill, Goff, Goodrich, Gorman, Hoar, Hobbs, Kashulines, William Keefe, King, McEachern, Parolise, Peterson, Anthony Randall, Read, Rogers, Sayer, Scamman, Schwaner, Constance Simard, Tavitian, George Thibeault, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dunlap, Habel, Joncas, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp and Winkley. SULLIVAN COUNTY

Barrus, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Olden, Rousseau, Scott and George Wiggins. and the veto was sustained.

Reps. Dickinson, Kenneth Spalding, Francis Callahan, Crotty, Murray Clark and Drewniak wished to be recorded in favor of sustaining the veto on HB 236.

HB 864, question being shall HB 864, relative to the licensing of persons to carry loaded pistols and revolvers, pass notwithstanding the veto of the governor.

Reps. William Boucher, Maynard and Polak spoke against sustaining the veto.

Reps. Taylor, George Wiggins, Gorman and Coutermarsh spoke in favor of sustaining the veto.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 87 NAYS 238 **YEAS 87**

BELKNAP COUNTY

Bowler, Brouillard, French, Hildreth and Nighswander.

CHESHIRE COUNTY

Close, Cooke, Anne Gordon, Hanna, Langille, Milbank, Proctor, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Cooney.

GRAFTON COUNTY

Chambers, Copenhaver, Cornelius, Melnick and Ward.

HILLSBOROUGH COUNTY

Bishop, Cobleigh, Coburn, Corey, Corser, Day, Gramling, Lyons, Milne, Fred Murray, Normand, O'Neil, Peters, Polak, Leonard Smith, Solomon, Van Loan, Woodruff and Zechel.

MERRIMACK COUNTY

Bartlett, Castaldo, Raymond Chase, Eugene Daniell, Haller, Hanson, McLane, McNichol, Ralph, Shapiro, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, Blanchette, William Boucher, Briggs, Collins, Cotton, Flanagan, Gillis, Greene, Kashulines, Krasker, Maynard, O'Connell, Parolise, Reese, Sanborn, Scamman, Splaine, Stimmell and George Thibeault.

STRAFFORD COUNTY

Dudley, Charles Grassie, Hebert, Horrigan, Lessard, McManus, Sackett and Barbara Thompson.

SULLIVAN COUNTY

Frizzell, Lucas, Roma Spaulding and Sara Townsend.

NAYS 238

BELKNAP COUNTY

Ambrose, Beard, Goyette, Lawton, Leary, Mansfield, Marsh, James Murray, Kenneth Randall, Sabbow and Young.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Ballam, Robert Callahan, Cournoyer, Fillback, Cleon Heald, Johnson, Knight, Marshala, McGinness, Nims and Whipple.

COOS COUNTY

Burns, Craggy, Drake, Fortier, Horton, Huggins, Hunt, Victor Kidder, Oleson, Poulin, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, Cynthia Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Gemmill, Hough, LaMott, Logan, Mann, Pepitone, Symons, Taylor and Bruce Townsend. HILLSBOROUGH COUNTY

Ackerson, Ainley, Arnold, Barrett, Bednar, Belanger, Belcourt, Bernier, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Colson, Joseph Cote, Kendall Cote, Coutermarsh, Cullity, Philip Currier, William Desmarais, Douzanis, Dwyer, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gauthier, Gelinas, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Ingram, Karnis, Edmund Keefe, LaChance, Lamy, Lawrence, Armand Lemire, Levasseur, Lynnch, MacDonald, Martel, McDonough, McGlynn, McLaughlin, Morgan, Morrissette, Timothy O'Connor, Orcutt, Paradis, Arnold Perkins, Russell Perkins, Reardon, Henry Richardson, Seamans, Shea, Andre Simard, Sing, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea, Vachon, Wheeler, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Ayles, John Cate, Milton Cate, Chandler, Christensen, Alice Davis, Estee, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, Millard, Noble, Packard, Plourde, Rich, Riley, Ryan, Shepard, Sherman, Tarr and Doris Thompson.

ROCKINGHAM COUNTY

Belair, Benton, Campbell, Casassa, Thomas Connors, Cressy, Cunningham, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Erler, Gage, Gaskill, Goff, Goodrich, Gorman, Griffin, Hoar, Hobbs, William Keefe, Kelley, King, McEachern, Niebling, Page, Peterson, Anthony Randall, Read, Rogers, Sayer, Schwaner, Constance Simard, Skinner, Tavitian, Twardus, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Applyby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dunlap, Habel, Joncas, Joos, Kimball, Kincaid, Maloomian, Rod O'Connor, Osgood, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Torrey, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Olden, Rousseau, Scott, Tucker, George Wiggins and Williamson. and the veto was sustained.

Reps. Kenneth Spalding, Francis Callahan, Crotty, Drewniak, Murray Clark and Laurent Boucher wished to be recorded in favor of sustaining the veto on HB 864.

SENATE MESSAGE

ACCEDE TO REQUEST FOR COMMITTEE OF CONFERENCE HB 888, establishing procedures for class actions in state courts. The President appointed Sens. Bradley, Fennelly and Bossie.

HB 171, defining specific acts as cruelty to animals. The President appointed Sens. Bradley, Claveau and Foley.

NON-CONCURRENCE WITH HOUSE AMENDMENT REQUESTS COMMITTEE OF CONFERENCE ON BILL RECALLED FROM GOVERNOR

SB 293, establishing a committee to study the creation and operation of a new forensic unit at the New Hampshire hospital and making an appropriation therefor.

The President appointed Sens, McLaughlin, Brown and Sanborn.

Rep. French moved that the House accede.

Adopted.

The Speaker appointed Reps. French, Griffin, Duprey and Ryan.

COMMITTEE OF CONFERENCE REPORT ON SB 105

The committee of conference to which was referred Senate Bill 105, An Act providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill as amended by the Senate, and pass the bill as so amended:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Appropriation. The sum of one hundred forty-seven thousand five hundred dollars is hereby appropriated from the special fund established by 1974, 35:18 for the purposes of section 1 of this act for the fiscal year ending June 30, 1976 and a like amount is hereby appropriated from said fund for the fiscal year ending June 30, 1977; provided, however, that if there are insufficient funds available in said special fund for said fiscal years, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

Conferees on the Part of the Senate: Sens. R. Smith, Trowbridge and Blaisdell.

Conferees on the Part of the House: Reps. Drake, W. Kidder, McLane and R. O'Connor.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 149

The committee of conference to which was referred Senate Bill 149, An Act relative to increasing the maximum age of neglected or abused children until completion of high school, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 169:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

169:1 Applicability of Chapter. This chapter shall apply to delinquent children as defined in RSA 169:2, II and neglected children as defined in RSA 169:2, I.

Amend the bill by striking out section 2 and inserting in place thereof the following:

- 2 Definitions. Amend RSA 169:2, I and II, as amended, by striking out said paragraphs and inserting in place thereof the following:
- I. "Neglected child" means a child meeting the qualifications of subparagraphs (a) and (b):
- (a) Any child who is abandoned by his parent, guardian or custodian, or has not proper parental care or guardianship, or who habitually begs or receives alms, or who is found in any disreputable place or who associates with vicious or disreputable persons, or whose home, by reason of neglect, cruelty or depravity on the part of his parents, guardians or other persons in whose care he may be, is an unfit place for such child, or whose parent, guardian or custodian neglects or fails to provide proper subsistence, education, medical or surgical care or other care necessary for his health, morals or well-being, or who engages in such an occupation or is in such a situation or surroundings as are or may prove injurious to his physical, mental or moral well-being; provided, that a child is not neglected for the sole reason he is being furnished treatment by spiritual means through prayer alone in accordance with the tenets and practices of a well recognized church or religious denomination by a duly accredited practitioner thereof; and who is
- (b) under the age of eighteen or, with the consent of the court and the child, one who is over eighteen years of age and who attends high school until the completion of said school or the child becomes twenty-one years of age.
 - II. "Delinguent child" means:
- (a) Any child under the age of eighteen who violates any law of this state or any city or town ordinance or who so deports himself as to injure or endanger the health or morals of himself or others.
- (b) Any child under the age of eighteen who is wayward, disobedient or uncontrolled by his parent, guardian, or custodian.

Amend RSA 169:2, III as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

III. "Child or juvenile" means any neglected child as defined in RSA 169:2, I and any delinquent child as defined in RSA 169:2, II.

Conferees on the Part of the Senate: Sens. S. Smith, Blaisdell and Sanborn.

Conferees on the Part of the House: Reps. Hager, Krasker, E. Keefe and Torrey.

Rep. George Wiggins spoke against the report.

Rep. Krasker spoke to the report.

Rep. Edmund Keefe spoke in favor of the committee of conference report.

On a voice vote the Speaker was in doubt and requested a division.

202 members having voted in the affirmative and 78 in the negative, the report was adopted.

Rep. Victor Kidder who voted nay, notified the clerk that he inadvertently voted incorrectly and wished to be recorded in favor of the report.

COMMITTEE OF CONFERENCE REPORTS

HB 699, relative to the commissioner of safety participating in state retirement system. (Report printed in SJ June 10)

Adopted.

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five but not the age of sixty and who elect to receive a retirement allowance at such age. (Report printed in SJ of June 10)

Adopted.

HB 787, relative to the New Hampshire retirement system and merging the employees' retirement system of the state of New Hampshire into the New Hampshire retirement system. (Report printed in SJ of June 11)

The clerk read the report in full.

Adopted.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees retirement system to group II and making an appropriation therefor.

Rep. Goff moved that HB 438 be made a special order for Wednesday next.

Motion lost.

Rep. McLane explained the report.

Rep. Goff spoke against the report.

Rep. William Kidder spoke to the report.

Adopted.

CONFEREE SUBSTITUTION

SB 106, Rep. Rowell replaces Rep. Ames.

340 members were recorded as present.

On the motion of Reps. French and Belair, the House adjourned in honor of Rep. Cobleigh's birthday at 4:47 o'clock to meet tomorrow at 11:00 o'clock.

Wednesday, 11June75

The House met at 11:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Lord, we are concerned and ashamed that so often gold and silver, power and noise shut out the simple compassion of the human heart. Help us to care, as You care, for the little people who have no lobbyists, for the minority groups who sorely need justice. May it be the boast of our state government that not only the strong are heard but also the weak; not only the powerful, but the helpless; not only those with influence, but also those who have nothing but a case and an appeal. In Jesus' name we pray. Amen!

Rep. Richard Bradley led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. A. C. Jones, Danforth and Lynch, the day, illness.

Reps. Cunningham and McManus, the day, important business.

INTRODUCTION OF GUESTS

Virginia Kimball and Neal Kimball, daughter and grandson of Rep. Gage.

COMMITTEE OF CONFERENCE REPORTS COMMITTEE OF CONFERENCE REPORT ON SB 204

The committee of conference to which was referred Senate Bill No. 204, An Act relative to water resources board expenditure of fees on repair and maintenance of dams, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Pine River Pond. Amend RSA by inserting after RSA 482-I the following new chapter:

CHAPTER 482-J

Acquisition of a Certain Dam and Water Rights

482-J:1 Acquisition Authorized. For a consideration of one dollar the New Hampshire water resources board is authorized to accept conveyance from the owner of the following described property for the purpose of improving and controlling

certain water rights for the benefit of the state: the dam on Pine River pond in the town of Wakefield, water rights, land and other facilities connected therewith. The board shall place a suitable plaque at the dam with such detail as the board deems proper.

482-J:2 Repairs, etc. Said board after said acquisition shall, from time to time, make repairs and modifications to said dam so acquired or rebuild as the case may be, so as to best serve the interests of the state.

482-J:3 Tax Exemption. The properties authorized to be acquired by the water resources board by this chapter for the benefit of the state shall be exempt from taxation as long as said properties are held by the state.

3 Appropriation. The sum of fifty thousand dollars is hereby appropriated to be expended by the water resources board for repairs, modifications or rebuilding of the dam specified in section 2 of this act. The appropriation shall be a charge against the special fund established by RSA 270:5, VII.

4 Effective Date. This act shall take effect July 1, 1975.

Conferees on the Part of the House: Reps. Williamson, Philip Heald, LaMott and Oleson.

Conferees on the Part of the Senate: Sens. Trowbridge, Blaisdell and Saggiotes. Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 303

The committee of conference to which was referred SB 303, An Act relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns, having considered the same report the same with the following recommendations:

That the Senate recede from its position of non-concurrence with the House amendment, and

That the Senate concur in the amendment to the bill adopted by the House, and That the Senate and House each adopt the following amendment to the bill, and That the Senate and House each pass the bill as so amended.

Amend section 4 of the bill by striking out same and inserting in place thereof the following:

4 Study Committee. There is hereby established a joint legislative study committee to review current forest policies in New Hampshire with the purpose of identifying problems and recommending actions for improving the quality of timber production, and enhancing other goods and services of the forest. Said committee shall consist of eight members, appointed as follows: three senators appointed by the president of the senate and five representatives appointed by the speaker of the house. The committee may be authorized legislative mileage in the performance of their duties in connection with this study. Such a review and study should include New Hampshire forest laws and related rules and regulations; public and private information, education, assistance and incentive programs; management of public lands; changing timber harvesting techniques and equipment; taxation of timber; and any other phase of forestry or related fields. This study should relate, but not be limited in its scope, to previous New Hampshire forest policy studies, large forest product operations and new technology. The clerk of the committee shall keep a permanent public record of all testimony and deliberations. The committee's report, together with recommendations, if any, shall be submitted to the speaker of the house and president of the senate for distribution to members of the general court by October 1, 1976.

Conferees on Part of the Senate: Sens. Poulsen, Lamontagne and Monier.

Conferees on Part of the House: Reps. Greene, Johnson, Niebling and Bruce Townsend.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 66

The committee of conference to which was referred Senate Bill 66, An Act providing additional cost of living increases for retired members of the N.H. Teachers' Retirement system, the N.H. Policemen's Retirement system, the N.H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out sections 1 through 25 and inserting in place thereof the following:

1 Supplementary Allowance for Retired Teachers. Amend RSA 192:31 (supp), as inserted by 1974, 35:1, by striking out said section and inserting in place thereof the following:

192:31 Supplementary Allowances. Any teacher beneficiary who retired between July 1. 1957 and prior to July 1, 1961 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January 1976 and monthly thereafter, but not beyond the month of December 1976, have his allowance increased by twenty percent. If the beneficiary of a retired member who retired prior to July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased ret5ement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance and beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowances payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

2 Supplementary Allowance for Retired Teachers. Amend RSA 192:32 (supp), as inserted by 1974, 35:1, by striking out said section and inserting in place thereof the following:

192:32 Supplementary Cost of Living Allowances. Any teacher beneficiary who retired between July 1, 1961 and Janaury 1, 1968 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by thirteen percent. If the beneficiary of a retired member who retired after July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter, but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annulty bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1. 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

3 Supplemental Allowance for Retired Teachers, Amend RSA 192:33 (supp), as inserted by 1974, 35:1, by striking out sald section and inserting in place thereof the following:

192:33 Supplementary Cost of Living Allowances. Any teacher beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976, and monthly thereafter but not beyond the month of December, 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twleve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional requirement allowances.

4 Supplementary Allowance for Retired Teachers. Amend RSA 100-A:37 (supp) as inserted by 1974, 35:2, by striking out said section and inserting in place thereof the following:

100-A:37 Supplementary Allowance. Any teacher beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976, and monthly thereafter but not beyond the month of December, 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1 1968 and elected an option providing for a survivor annuit; is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the afore-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

5 Appropriation. There is hereby appropriated the sum of two hundred ninety-six thousand two hundred twenty dollars for the New Hampshire teachers' retirement system and the New Hampshire retirement system for the 1976 fiscal year and a like amount for the 1977 fiscal year from the special fund established by 1974, 35:18 to pay the state's share of the increases authorized in sections 1, 2, 3 and 4 of this act; provided, however, that if there are insufficient funds available in said special fund for said fiscal years, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

6 Supplementary Allowance for Retired Firemen. Amend RSA 102:24-a (supp), as inserted by 1974, 35:4, by striking out said section and inserting in place thereof the following:

102:24-a Supplementary Allowances. Any fireman beneficiary who retired prior to July 1, 1961 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, have his allowance increased by twenty percent. If the beneficiary of a retired member who retired prior to July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976 and monthly thereafter but not beyond the month of December, 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowances payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

7 Supplementary Allowance for Retired Firemen. Amend RSA 102:24-b (supp), as inserted by 1974, 35:4, by striking out said section and inserting in place thereof the following:

102:24-b Supplementary Cost of Living Allowances. Any fireman beneficiary who retired between July 1, 1961 and January 1, 1968 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, have his allowance increased by thirteen percent. If the beneficiary of a retired member who retired after July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

8 Supplementary Allowance for Retired Firemen. Amend RSA 102:24-c (supp), as inserted by 1974, 35:4, by striking out said section and inserting in place thereof the following:

102:24-c Supplementary Cost of Living Allowances. Any fireman beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976, and monthly thereafter but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional

modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance spayable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

9 Appropriation. There is hereby appropriated the sum of sixty-three thousand three hundred forty-eight dollars to the New Hampshire firemen's retirement system for the 1976 fiscal year and a like amount for the 1977 fiscal year from the special fund established by 1974, 35:18 for the purpose of sections 6, 7 and 8 of this act; provided, however, that if there are insufficient funds available in said special fund for said fiscal years then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

10 Supplementary Allowance for Retired Firemen Members of Group II. Amend RSA 100-A:38 (supp), as inserted by 1974, 35:5, by striking out said section and

inserting in place thereof the following:

100-A:38 Supplementary Allowance for Firemen. Any fireman beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuit; is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts regoired to meet the current disborsements of such additional retirement allowances.

11 Appropriation. There is hereby appropriated the sum of three thousand two hundred sixty-four dollars to the New Hampshire retirement system for the 1976 fiscal year and a like amount for the 1977 fiscal year from the special fund established by 1974, 35:18 for the purposes of section 10 of this act; provided, however, that if there are insufficient funds available in said special fund for said fiscal year, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

12 Supplementary Allowance for Retired Policemen. Amend RSA 103:14-b (supp), as inserted by 1971, 410:1, as amended, by striking out said section and inserting in place thereof the following:

103:14-b Supplementary Allowances. Any municipal or state police beneficiary who retired prior to July 1, 1961 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, have his allowance increased by twenty percent. If the beneficiary of a retired member who retired prior to July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning

with the month of January, 1976 and monthly thereafter but not beyond the month of December, 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowances payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

13 Supplementary Allowance for Retired Policemen. Amend RSA 103:14-a (supp), as inserted by 1971, 432:1, as amended, by striking out said section and inserting in place thereof the following:

103:14-a Supplementary Allowances. Any municipal or state police beneficiary who retired between July 1, 1961 and January 1, 1968 and who is in receipt of a retirement allowance on January 1, 1976 shall beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976, have his allowance increased by thirteen percent. If the beneficiary of a retired member who retired after July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976 an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary, or any other supplementary allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

14 Supplementary Allowance for Retired Policemen. Amend RSA 103:14-e (supp), as inserted by 1974, 35:8, I, by striking out said section and inserting in place thereof the following:

103:14-e Supplementary Allowances. Any municipal or state police beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January, 1976 and monthly thereafter, but not beyond the month of December, 1976 have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

15 Appropriation. There is hereby appropriated the sum of eight thousand eight hundred eighty-five dollars from the highway fund and twenty-four thousand six hundred twenty-eight dollars from the special fund established by 1974, 35:18 for the 1976 fiscal year and like amounts for the 1977 fiscal year to the New Hampshire policemen's retirement system for the purposes of sections 12, 13 and 14 of this act; provided, however, that if there are insufficient funds available in said special fund for said fiscal years then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

16 Supplementary Allowance for Retired Policemen. Amend RSA 100-A:39 (supp), as inserted by 1974, 35:8, II by striking out said section and inserting in place thereof the following:

100-A:39 Supplementary Allowance, Any municipal or state police beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter, but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1. 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

17 Appropriation. There is hereby appropriated the sum of one thousand four hundred seventy-three dollars from fish and game funds, six thousand eight hundred thirteen dollars from highway funds and ten thousand four hundred forty-four dollars from the special fund established by 1974, 35:18 for the 1976 fiscal year and like amounts for the 1977 fiscal year to the New Hampshire retirement system for the purposes of section 16 of this act; provided, however, that if there are insufficient funds available in said special fund for said fiscal years, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year and the governor is authorized to draw his warrant for said amount.

18 Additional Allowance for Certain Policemen. Amend RSA 103 by inserting after section 14-f the following new section:

103:14-g Additional Allowances for Certain Retired Permanent Policemen. Any retired permanent police beneficiary whose retirement benefit under RSA 103 is less than one hundred dollars per month and who retired prior to May 1, 1961, shall, beginning with the month of January 1976, and monthly thereafter, but not beyond the month of December 1976, receive an additional monthly retirement allowance equal to twice the amount by which his regular monthly retirement benefit is less than one hundred dollars.

19 Appropriation. There is hereby appropriated the sum of eight hundred fifty-nine dollars to the New Hampshire policemen's retirement system for the 1976 fiscal year and a like amount for the 1977 fiscal year from the special fund established by 1974, 35:18 for the purposes of section 18 of this act; provided,

however, that if there are insufficient funds available in said special fund for said fiscal years, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

20 Supplementary Allowance for State and Municipal Employees. Amend RSA 100:20-b (supp), as inserted by 1965, 344:1, as amended, by striking out said section and inserting in place thereof the following:

100:20-b Supplementary Allowances. Any state or municipal employee beneficiary who retired prior to July 1, 1961 and who is in receipt of a retirement allowance on January 1, 1976, including any state employee retired under the state employees' retirement system as established by 1945, 183, shall beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by twenty percent. If the beneficiary of a retired member who retired prior to July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1. 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter, but not beyond the month of December 1976, an increased retirement allowance which shall be the same proprotion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

21 Supplementary Allowance for State and Municipal Employees. Amend RSA 100:20-e (supp), as inserted by 1976, 391:1, as amended, by striking out said section and inserting in place thereof the following:

100:20-e Supplementary Cost of Living Allowances. Any state or municipal employee beneficiary who retired between July 1, 1961 and January 1, 1968 and who is in receipt of a retirement allowance on January 1, 1976 and who retired under the state employees' retirement system as established by 1945, 183, with amendments thereto, shall beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by thirteen percent. If the beneficiary of a retired member who retired after July 1, 1961 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1974, including the named persons in laws of 1971 chapter 543:3, the beneficiary shall be paid beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary, or any other supplementary allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

22 Supplementary Allowance for State and Municipal Employees. Amend RSA 100:20-i (supp), as inserted by 1974, 35:14, I, by striking out said section and inserting in place thereof the following:

100:20-i Supplementary Cost of Living Allowances. Any state or municipal employee beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1. 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter, but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

23 Appropriation. There is hereby appropriated the sum of one thousand one dollars from fish and game funds, twenty-six thousand seventy-eight dollars from highway funds and ninety-three thousand eight hundred fifty-three dollars from the special fund established by 1974, 35:18 for the 1976 fiscal year and like amounts for the 1977 fiscal year to the state employees' retirement system for the purposes of sections 20, 21 and 22 of this act; provided, however, that if there are insufficient funds available in said special fund for said fiscal years, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

24 Supplementary Allowance for State or Municipal Employees. Amend RSA 100-A:41 (supp), as inserted by 1974, 35:12, II, by striking out said section and inserting in place thereof the following:

100-A:41 Supplementary Allowance. Any state or municipal employee beneficiary who retired between January 1, 1968 and September 1, 1973 and who is in receipt of a retirement allowance on January 1, 1976 shall, beginning with the month of January 1976, and monthly thereafter but not beyond the month of December 1976, have his allowance increased by seven percent. If the beneficiary of a retired member who retired after January 1, 1968 and elected an option providing for a survivor annuity is in receipt of such survivor annuity on January 1, 1976, the beneficiary shall be paid beginning with the month of January 1976 and monthly thereafter, but not beyond the month of December 1976, an increased retirement allowance which shall be the same proportion of the increased retirement allowance the member would have been entitled to receive, if any, prior to any optional modification, had he been living on January 1, 1976, as the survivor annuity bears to the full allowance prior to optional modification by such former retired member at retirement. When the increased retirement allowance of any one beneficiary shall be ascertained under the terms of the above-mentioned provisions, the difference between said increased retirement allowance and the retirement allowance said beneficiary is then receiving as of December 31, 1975 shall be multiplied by two and the said sum shall be paid to said beneficiary in twelve monthly installments during the period from January 1, 1976 to December 31, 1976. Nothing herein shall be construed as affecting the regular retirement allowance of any beneficiary. The payment of the additional retirement allowance payable hereunder shall be contingent on the payment by the state of the additional amounts required to meet the current disbursements of such additional retirement allowances.

25 Appropriation. There is hereby appropriated the sum of thirteen thousand three hundred thirty-three dollars from highway funds and fifty-nine thousand one hundred forty-five dollars from the special fund established by 1974, 35:18 for the 1976 fiscal year and like amounts for the 1977 fiscal year to the New Hampshire retirement system for the purposes of section 24 of this act; provided, however, that

if there are insufficient funds available is said special fund for said fiscal years, then the amount which is not available shall be appropriated from the general fund for the appropriate fiscal year, and the governor is authorized to draw his warrant for said amount.

Conferees on the Part of the Senate: Sens. Roger Smith, Trowbridge and Blaisdell.
Conferees on the Part of the House: Reps. Drake, William Kidder, McLane, and
Roderick O'Connor.

Adopted.

COMMITTEE OF CONFERENCE REPORTS

HB 535, facilitating the making of anatomical gifts. (Report printed in SJ June 11)

Adopted.

HB 459, relative to certifying public institutions as intermediate care facilities. (Report printed in SJ June 11)

Rep. Drake spoke in favor of the report.

Adopted.

SENATE MESSAGES

REQUEST CONCURRENCE WITH AMENDMENT

HB 1007, To repeal the charters of certain corporations. (Amendments printed in SJ of June 10)

Rep. French moved that the House concur.

Adopted.

ENROLLED BILLS AMENDMENT

SB2, establishing a state student incentive grant program and making an appropriation therefor. (Amendment printed in SJ June 10)

This amendment makes technical and grammatical corrections and sets the procedure for initial appointments to the grant board.

Adopted.

RECESS

Rep. Cobleigh requested a quorum count.

(Rep. French in chair)

The Speaker declared a quorum present.

GOVERNOR'S VETO MESSAGE ON HB 472

To the Honorable Members of the General Court

It is with regret that pursuant to Article 44, Part II of the Constitution I return herewith House Bill 472, relative to management of solid waste and establishing a bureau of waste management, without approval and with my objections noted thereto as follows:

 This bill would create one of the most powerful agencies in all of state government. It would be exceedingly costly to our citizens and would daily intrude

in many arbitrary and dictatorial ways upon the lives of our people.

2. It would establish a new bureaucracy more powerful than water supply and pollution control at a time in our history when there is no overriding need for statewide management of waste and garbage disposal.

3. Under this bill any municipality unable to resolve its waste matter disposal to the satisfaction of the new bureau after one year's assistance by the state shall "have

its disposal problem resolved exclusively by the state".

- 4. The new bureau of waste matter management would have the sole responsibility for specifications and construction of a public disposal facility for which the municipality would have to repay the state. If repayment was not made the bureau could ask the Attorney General to institute against such municipality an action of debt for the cost of the facility.
- 5. So harsh is this bill that it would change the usual rules of law in injunction proceedings by waiving the need to produce evidence of potential damage in an action for a temporary injunction.
- 6. The provisions for handling the dumping of out-of-state waste are good and should be worked over in a separate bill on this subject.

7. I am authorized to say that the Commissioner of Health and Welfare, Frank Whaland, under whose jurisdiction the proposed bureau would be placed, is also opposed to the enactment of this bill.

8. For the foregoing reasons I respectfully urge your careful reconsideration and

hopefully your support of the objections to the bill.

Meldrim Thomson, Jr.

Rep. Greene moved that consideration of the veto on HB 472, be made a special order for Thursday, and spoke to her motion.

Rep. Russell Chase spoke in favor of the motion.

Rep. Daniel Healy inquired of the Speaker if it was proper that a motion for a special order to lie against the veto message.

The Speaker ruled that it could lie since the House had voted to do so in this session.

Reps. Marsh and Nims spoke against the motion.

Rep. Kenneth Spalding moved the previous question.

Sufficiently seconded.

Adopted.

A division was requested.

The Speaker requested a quorum count and subsequently withdrew his request.

Rep. Greene withdrew her motion and spoke in favor of over-riding the Governor's veto.

Reps. George Wiggins, Marsh, Dwyer, Plourde and Coutermarsh spoke in favor of sustaining the veto.

Rep. Williamson and Leonard Smith spoke in favor of overriding the veto.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

(Speaker in chair)

Rep. Hanson moved that the question be made a special order for 4:00 o'clock. Adopted.

COMMITTEE OF CONFERENCE REPORT ON SCR 17

The committee of conference to which was referred Senate Concurrent Resolution No. 17, establishing a select committee to study the election laws and the application of same, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the resolution as amended by the House, and pass the resolution as so amended:

Amend the resolution by inserting after the first unnumbered paragraph after the resolving clause the following new paragraph:

That, the initial convening of the committee established by this resolution shall occur when such convening is called for by the select senate committee to study election laws referred to in this resolution; and

Conferees on the Part of the Senate: Sens. Sanborn, Brown and Blaisdell.

Conferees on the Part of the House: Reps. Duprey, Russell Chase, Tucker and Bednar.

Adopted.

CONFEREE SUBSTITUTIONS

HB 770, Rep. Gravelle replaced Red. Carter. SB 4, Rep. Shapiro replaced Rep. McManus.

COMMITTEE OF CONFERENCE REPORTS

HB 814, imposing restrictions on political advertising and providing penalties therefor. (Report in SJ June 11)

Adopted.

HB 562, relative to procedures for consolidation of banks. (Report in SJ June 11) Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 325

The committee of conference to which was referred Senate Bill 325, An Act relative to assaults by prisoners and the offense of escape, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House each pass the bill as passed by the House.

Conferees on the Part of the Senate: Sens. Bradley, Sanborn and Foley.

Conferees on the Part of the House: Reps. Frizzell, Reese, Hanna and Habel.

Adopted.

Rep. Raymond Chase wished to be recorded against the adoption of the report on SB 325.

COMMITTEE OF CONFERENCE REPORT ON SB 221

The committee of conference to which was referred Senate Bill 221, An Act exempting carriers under contract with governmental units from regulations under RSA 375-B and prohibiting corporations or companies who are not in direct competition and providing the same service from opposing applications, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill and pass the bill as so amended:

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Effective Date. This act shall take effect upon its passage.

Conferees on the Part of the House: Reps. James Murray, Parnagian, W. Murray Clark and Crotty.

Conferees on the Part of the Senate: Sens. Brown, Claveau and Poulsen.

Adopted.

Rep. Twardus moved that the House consider a resolution which the Sub-committee on Resolutions and Screening had reported as ought not to be admitted, and subsequently withdrew his motion.

RECESS

Rep. Milton Cate requested a quorum count, and subsequently withdrew his request.

Question being shall HB 472 pass notwithstanding the governor's veto.

PAIR

Rep. Ingram yea, Rep. Constance Simard nay.

YEAS 134 NAYS 152 YEAS 134

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Mansfield, and Nighswander.

CARROLL COUNTY

Chase, Claflin and Duprey.

CHESHIRE COUNTY

Close, Cooke, Anne B. Gordon, Hanna, Knight, Ladd, Langille, Milbank, Proctor, Scranton, Anthony Stevens, Turner and Wells.
COOS COUNTY

Cooney, Horton, Oleson, Poulin and Wiswell.

GRAFTON COUNTY

David J. Bradley, Richard L. Bradley, Chambers, Cynthia M. Clark, Copenhaver, Cornelius, Fimlaid, Gemmill, Mann, Melnick, Symons, Taylor, and Bruce C. Townsend.

HILLSBOROUGH COUNTY

Arnold, Bernier, Carter, Corey, Corser, Day, Fleisher, Gardner, Gelinas, Gramling, Edmund M. Keefe, McGlynn, Morgan, Fred E. Murray, Normand, Orcutt, Peters, Henry B. Richardson, Leonard A. Smith, Solomon, Spirou, Tropea, Van Loan, Cecelia L. Winn, John T. Winn, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, Raymond F. Chase, Christensen, Alice Davis, Estee, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William F. Kidder, LaBonte, McLane, McNichol, Millard, Ralph, Rich, Shapiro, Underwood and Elmer S. Wiggin. ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Campbell, Casassa, Collins, Connors, Cotton, Eastman, Flanagan, Gaskill, Gillis, Greene, Hoar, Krasker, Niebling, O'Connell, Parolise, Reese, Richards, Rogers, Sanborn, Scamman, Skinner, Splaine, William J. Stevens and Stimmell

STRAFFORD COUNTY

Shirley M. Clark, Grassie, Hebert, Lessard, Roderick H. O'Connor, Osgood, Robillard, Sackett, Torrey and Woods.

SULLIVAN COUNTY

Barrus, Burrows, Frizzell, Lucas, Sara M. Townsend, Tucker and Williamson.

NAYS 152

BELKNAP COUNTY

Marsh, James W. Murray, Sabbow and Young.

CARROLL COUNTY

Conley, Dickinson, Fullam, Kenneth C. Smith and Towle.

CHESHIRE COUNTY

Francis P. Callahan, Cournoyer, Fillback, Cleon E. Heald, Marshala, Nims, and Whipple.

COOS COUNTY

Burns, Craggy, Fortier, Huggins, Hunt, Victor L. Kidder, Mabel L. Richardson, Valliere and York.

GRAFTON COUNTY

Ira E. Allen, Altman, Buckman, George H. Cate, W. Murray Clark, Gaylord G. Cummings, Duhaime, Logan, and Pepitone.
HILLSBOROUGH COUNTY

Ahern, Ackerson, Ainley, Barrett, Bednar, Belanger, Belcourt, Wilfrid A. Boisvert, Bragdon, Burke, Carswell, Cobleigh, Coburn, Joseph L. Cote, Kendall J. Cote, Coutermarsh, Crotty, Cullity, Drewniak, Dwyer, Clyde S. Eaton, Joseph M. Eaton, Favreau, Gabrielle V. Gagnon, Gauthier, Granger, Grasso, Gravelle, Daniel J. Healy, George T. Healy, Howard S. Humphrey, Karnis, Lamy, Armand R. Lemire, Levasseur, Lyons, MacDonald, McLaughlin, Morgrage, Timothy K. O'Connor, Arnold B. Perkins, Polak, Reardon, Record, Henry B. Richardson, Seamans, Andre J. Simard, Sing, Kenneth W. Spalding, Sullivan, Theriault, P. Robert Thibeault, Harold E. Thomson, Vachon, Wheeler, and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent J. Boucher, John O. Cate, Milton A. Cate, Chandler, David P. Currier, Daniell, Harriman, James A. Humphrey, Noble, Packard, Plourde, Riley, Shepard, Sherman, and Tarr.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William P. Boucher, Briggs, Roy W. Davis, Donald H. DeCesare, Erler, Gage, Goff, Goodrich, Gorman, Kashulines, King, McEachern, Page, Peterson, Anthony T. Randall, Sayer, Schwaner, Tavitan, George J. Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Canney, Donnelly, Habel, Joncas, Kimball, Kincaid, Maloomian, Parnagian, Parshiey, Pray, and Rowell.

SULLIVAN COUNTY

Brodeur, D'Amante, Desnoyer, LeBrun, Mahoney, Olden, Rousseau, Scott and George I. Wiggins.

and the Governor's veto was sustained.

Reps. Parr, Reidy, Cressy and Griffin wished to be recorded in favor of overriding the veto.

Reps. Tripp, Tibbetts, Dunlap, Preston, Ellis, Hobbs, Desmarais and Winkley wished to be recorded in favor of sustaining the Governor's yeto.

COMMITTEE OF CONFERENCE REPORTS

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated. (Report in SJ of June 10)

Adopted.

HB 379, relative to education of handlcapped children. (Report in SJ of June 10) Adopted.

HB 885, to reorganize the department of revenue administration. (Report in SJ of June 11)

Adopted.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance and public or private gifts to those persons. (Report in SJ of June 11)

Adopted.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Report in SJ of June 11)

Rep. Sayer moved that consideration of HB 499 be made a special order for Thursday at 1:00 o'clock, and spoke to his motion.

Rep. Kenneth Spalding spoke in favor of the motion. Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 277

The committee of conference to which was referred Senate Bill 277, An Act restricting the taking of fish in trout waters, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the Senate bill, and

Amend RSA 211:2-b as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

211:2-b Restrictions on Taking Fish in Trout Waters. Notwithstanding any rules or regulations of the fish and game department, no person shall take fish of any species during the period from October 16 of any year to the day prior to the fourth Saturday in April of the following year from any lake or pond designated as a trout water by rule of the director pursuant to RSA 206:10. Any person violating this section shall be guilty of a violation and in addition be guilty of a violation for each fish taken in violation of this section.

Conferees on the Part of the Senate: Sens. Preston, Foley and Trowbridge. Conferees on the Part of the House: Reps. Stimmell, Huggins, Hunt and Polak. Adopted.

ENROLLED BILLS AMENDMENTS

HB 699, relative to the commissioner of safety and the field representative of the police standards and training council participating in the New Hampshire retirement system; transferring the director of fish and game from group I to group II of the New Hampshire retirement system and making an appropriation therefor; and allowing certain employees to withdraw from the New Hampshire retirement system.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the commissioner of safety and the field representative of the police standards and training council participating in the N.H. retirement system; transferring the director of fish and game from group I to group II of he N.H. retirement system and making an appropriation therefor; and allowing certain employees to withdraw from the state retirement system of which they are a member.

This amendment conforms the title to the substance of the bill. Adopted.

HB 508, establishing a housing finance agency.

AMENDMENT

Amend section 2 of the bill by striking out lines one and two and inserting in place thereof the following:

2 New Chapter. Amend RSA by inserting after chapter 204-A the following new chapter:

Amend RSA 204-B:1, III as inserted by section 2 of the bill by striking out line 12 and inserting in place thereof the following: carrying costs during construction; cost of construction, rehabilitation,

Amend RSA 204-B:2 as inserted by section 2 of the bill by striking out line 1 and inserting in place thereof the following:

204-B:2 Housing Finance Agency Created. There is hereby created a body politic Amend RSA 204-B:8, II as inserted by section 2 of the bill by striking out same and inserting in place thereof the following: II. Have an official seal and alter the same at pleasure;

Amend RSA 204-B:8, VI as inserted by section 2 of the bill by striking out lines 4 and 5 and inserting in place thereof the following: ments in property; hold, sell, assign, lease, encumber,, mortgage, or otherwise dispose of any real or personal property or any interest therein; hold.

Further amend RSA 204-B:8, VI by striking out line 8 and inserting in place thereof the following: without limitation, sales of mortgages to governmental agencies, and release

Further amend RSA 204-B:8, VI by striking out line 11 and inserting in place thereof the following: closed by it and do any of the foregoing by public or private sale, with or

Amend RSA 204-B:34, IV as inserted by section 2 of the bill by striking out line 16 and inserting in place thereof the following: be outstanding by reason of, but only by reason of, the payment of bonds when

Amend RSA 204-B:43 as inserted by section 2 of the bill by striking out line 6 and inserting in place thereof the following: be regarded as supplemental and additional to powers conferred by other laws. However,

This amendment makes necessary technical and grammatical corrections to the bill.

Adopted.

324 members were recorded as present.

On motion of Reps. Spirou and Russell Chase the House adjourned at 5:04 o'clock to meet Thursday at 10:00 o'clock.

Thursday, 12June75

(Rep. French in the Chair)

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr. ("Good ol' Charlie Brown" by Shultz: New Hampshire Sunday News, Sunday, January 21, 1973)

---- Scene between Schroeder and Lucy

Lucy: "Do you want to take me to the Senior Prom?"

Schroeder: "That won't be for another ten years!"

Lucy: I just wanted to give you a break . . . in ten years I plan to be the most sought after girl in school!"

Schroeder: "I have no intention to seek after you."

Lucy: "WELL, IF YOU DO I'LL BE STANDING BY THE DRINKING FOUNTAIN AT THE NORTH END OF THE BUILDING!!"

Lucy: "there's no sense to being sought after if you can't be found!"

I thank You God for the high privilege of being Chaplain of this great House and for the opportunity of serving and being served by so many beautiful people who have located themselves here and have made themselves known and vulnerable to both boos and cheers. Bless the good folks—past, present and future—who have the courage to be "found" here. O God, let Your will reign in our lives and give us strength and wisdom sufficient for the day. Amen!

Rep. Morgan led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Benton, Lemire, H. Gwendolyn Jones and Underwood, the day, important business.

Rep.s Lawrence, A. C. Jones and Read, the day, illness.

ENROLLED BILLS REPORT

CACR 4, Relating to: Natural Rights. Providing that: All Persons have the right to bear arms in defense of themselves, their families, their property and the state.

HB 281, providing that in a divorce or annulment proceeding the court in awarding custody of a child shall not give a preference to either parent because of the parent's sex and may take into consideration the preference of the child.

HB 329, authorizing cooperative fire protection with other states and the federal

HB 532, relative to the filing of pre-judgment orders of attachment and the execution and recording of real estate conveyances.

HB 619, prohibiting unfair, deceptive or unreasonable practices in collection of debts

HB 630, increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial and authorizing the director of motor vehicles to restore a license revoked pursuant to the implied consent law where the person is not found guilty.

HB 679, relative to legislative mileage.

HB 788, relative to the appointment of guardians for incompetent persons and protective services to adults.

HB 878, relative to the joint committee on legislative facilities *

HB 921, relative to the power of certain colleges to grant degrees and the ratification of the incorporation of the Congregational Society in Peterborough.

HB 1007, to repeal charters of certain corporations.

SB 2, establishing a state student incentive grant program and making an appropriation therefor.

SB 73, relative to public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriation therefor.

SB 176, relative to eligibility for federal funds under the federal Housing and Community Development Act of 1974.

HB 379, relative to education of handicapped children.

HB 411, providing for reduced service retirement benefits for group I members under the New Hampshire retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of fifty-five, but not the age of sixty, and who elect to receive a retirement allowance at such age.

HB 491, establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated.

Mabel L. Richardson For the Committee.

SENATE MESSAGE CONCURRENCE

HCR 16, memorializing Congress to repeal the Occupational Safety and Health Act.

ENROLLED BILLS AMENDMENT

HB 929, relative to the powers and duties of the joint committee on legislative facilities and requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within thirty days after the vacancy occurs.

AMENDMENT

Amend section 1 of the bill by striking out lines 2 and 3 and inserting in place thereof the following: 38:24, 1975, 4:3 and 1975, 308:1 by inserting after paragraph XIV the following new paragraphs:

This amendment renumbers paragraphs XIV to XXXIII as inserted by section 1 of the bill to reflect the insertion of paragraph XIV by chapter 308, laws of 1975, (HB 879).

Adopted.

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system. (Amendment in SJ of June 11)

This amendment clarifies a reference in the bill to group II of the N.H. retirement system.

Adopted.

REJECTION COMMITTEE OF CONFERENCE REPORT REQUESTS NEW COMMITTEE

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school.

The President appointed Sens. Stephen Smith, Sanborn and Blaisdell.

Rep. Hager moved that the House accede to the request for a new committee of conference.

Adopted.

The Speaker appointed Reps. Hager, Krasker, Edmund Keefe and Torrey.

CONFEREE SUBSTITUTIONS

HB 523, Reps. Brouillard and Russell replaced Reps. Ramsey and Noble. SB 182, Rep. Ames replaced Rep. Robert Callahan.

COMMITTEE OF CONFERENCE REPORTS

HB 55, requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage. (Report printed in SJ June 11)

Adopted.

HB 56, relating to a general revision of laws regulating land surveyors. (Report printed in SJ June 11)

Adopted.

 \mbox{HB} 596, relative to computing grants under the school building aid program. (Report printed in SJ June 11)

Adopted.

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Report printed in SJ June 11)

Adopted.

RECONSIDERATION

Rep. Russell Chase moved reconsideration on HB 499.

Reconsideration prevailed.

A quorum count was requested.

The Speaker declared a quorum present.

GOVERNOR'S VETO MESSAGE ON HB 492

To the Honorable Members of the General Court

- I return herewith House Bill 492, providing for a per diem allowance and mileage for appointed members of the Prison Board of Trustees and making an appropriation therefor, without approval, pursuant to Article 44 Part II of the Constitution, with objections thereto noted as follows:
- 1. This bill provides a per diem of \$25 and mileage at 12 cents per mile for the Trustees of the Prison Board, and yet in the amend sections of RSA 10:2 that provides these increases no similar provision is made for the Trustees of the Youth Development Center whose appointment is provided for in the same section of this bill.
- 2. There is no sound reason to provide per diem or salaries for one set of trustees and fail to do so for all other trustees of boards and commissions in New Hampshire. In fact, it is the height of discrimination not to do so.
- 3. If we were to extend uniformly a per diem of \$25 to all trustees of all boards and commissions in our state government it could cost the state an extra \$200,000 a year. We certainly cannot afford this expenditure at this time.
- 4. One of the great strengths of our state government has been the voluntary service of hundreds of our citizens who serve on boards and commissions. Their great contributions cannot be measured in dollars.
- 5. We will begin to erode seriously the citizen character of our government if we try to place an inadequate price tag on the measure of their services.

For these reasons I respectfully urge your support to these objections to the enactment of House Bill 492.

Meldrim Thomson, Jr.

Reps. Spirou and Cornelius spoke in favor of overriding the veto.

Reps. George Wiggins Bednar and Marsh spoke in favor of sustaining the veto.

Rep. Noble moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 132 NAYS 133

YEAS 132

BELKNAP COUNTY

Beard, Bowler, Goyette, Hildreth and Nighswander.

CARROLL COUNTY

Russell Chase, Claflin, and Duprey.

CHESHIRE COUNTY

Cooke, Cournoyer, Cleon Heald Knight, Ladd, Milbank, Proctor, Russell, Scranton and Wells.

COOS COUNTY

Cooney, Craggy, Drake, Fortier, Oleson Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Copenhaver, Cornelius, Fimlaid, Mann, Melnick, Taylor, and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Belanger, Bruton Carswell, Colson, Corey, Corser, Margaret Cote, Cullity, Day, Joseph Eaton Fleisher, Gabrielle Gagnon, Gardner, Gramling, Lachance, Lamy, Lyons, Martin, McGlynn, Milne, Morgrage, Morrissette,

Fred Murray, O'Neil, Peters, Reardon, Reidy, Leonard Smith, Spirou, Sullivan, Tropea, Vachon, Wheeler, Cecelia Winn John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen Eugene Daniell, Estee, Hager, Hess, Kenison, William Kidder, Labonte, McNichol, Noble, Ralph, Rich, Sherman, Tarr and Underwood.

ROCKINGHAM COUNTY

Blanchette, Collins, Collishaw, Thomas Connors, Cressy, Eastman, Greene, Griffin, Hobbs, Kelley, Kraskar, Maynard, McEachern, O'Connell, Parolise, Peterson, Reese, Rogers, Skinner, Splaine and Stimmell.

STRAFFORD COUNTY

Bernard, Charles Grassie, Habel, Horrigan, Joos, Kincaid, Lessard, Rod O'Connor, Sackett, Barbara Thompson, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Mahoney Olden, Sara Townsend, Tucker and Williamson.

NAYS 133

BELKNAP COUNTY

Leary, Mansfield, Marsh and James Murray.

CARROLL COUNTY

Conley, Dickinson, Kenneth Smith and Towle.

CHESHIRE COUNTY

Francis Callahan, Fillback, Anne Gordon, Langille, Marshala, Turner, and Whipple.

COOS COUNTY

Burns, Horton, Huggins, Hunt, Victor Kidder, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, George Cate, W. Murray Clark, Gaylord Cummings and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belcourt, Boyd, Burke, Carter, Cobleigh, Coburn, Crotty, Philip Currier, William Desmarais, Drewniak, Dwyer Clyde Eaton, Favreau, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, Karnis, Edmund Keefe, Lynch, MacDonald, McDonough, Morgan, Timothy O'Connor, Arnold Perkins, Polak, Record, Henry Richardson, Sing, Kenneth Spalding, Theriault, Harold Thomson, Van Loan and Withington.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, Alice Davis, Gamache, Harriman, James Humphrey, Millard, Packard, Riley, Ryan, Shepard and Elmer Wiggin.

ROCKINGHAM COUNTY

Bisbee, William Boucher, Campbell, Cunningham, Dame, Roy Davis, Donald DeCesare, Grace DeCesare, Erler, Flanagan, Gage, Goodrich, Gorman, Hoar, Kashulines, King, Page, Parr, Anthony Randall, Sanborn, Schwaner, Constance Simard, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

Appleby, Bouchard, Canney, Walter Desmarais, Donnelly, Dunlap, Kimball, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Tibbetts. Tripp and Winkley. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.

and the Governor's veto was sustained.

Reps. Goff, Nims and Ellis wished to be recorded in favor of sustaining the Governor's veto.

Rep. Close wished to be recorded in favor of overriding the Governor's veto.

(Speaker in chair)
CONFEREE SUBSTITUTION

SB 157, Rep. Ward replaced Rep. Solomon.

COMMITTEE OF CONFERENCE REPORT ON SB 298

The committee of conference to which was referred Senate Bill No. 298, An Act providing for the transition of executive power to the governor-elect, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill, and pass the bill as so amended:

Amend RSA 4-A:3 through RSA 4-A:6 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

4-A:3 Office Space Authorized. The legislative leadership is authorized to provide, upon request, to the governor-elect for use in connection with his preparation for the assumption of official duties as governor, suitable office space within the state house, appropriately equipped with furniture, furnishings, office machines and equipment.

4-A:4 Expenditure Authorized within the Amount Appropriated.

- I. The comptroller is authorized to provide, upon request, to each governor-elect, for use in connection with his preparation for the assumption of official duties as governor, necessary services and facilities, including:
- (a) office supplies as determined by the comptroller after consultation with the governor-elect.
- (b) payment of the compensation of members of office staffs designated by the governor-elect at rates determined by him; provided that any employee of any agency of any branch of the state government may be detailed to such staffs on a reimbursable or non-reimbursable basis, after consultation with the department head involved; and while so detailed such employee shall be responsible to the governor-elect for the performance of his duties; provided further, that any employee so detailed shall continue to receive the compensation provided pursuant to law for his regular employment, and shall retain the rights and privileges of such employment without interruption. Notwithstanding any other law, persons receiving compensation as members of office staffs under this subparagraph, other than those detailed from agencies, shall not be held or considered to be employees of the state government, except for purposes of the public employees' retirement system.
- (c) payment of expenses for the procurement of services of experts or consultants or organizations thereof for the governor-elect may be authorized at rates not to exceed one hundred dollars per diem for individuals.

(d) payment of travel expenses and subsistence allowances, including rental by the state government of hired motor vehicles, found necessary by the governor-elect, as authorized for persons employed intermittently or for persons serving without compensation, as may be appropriate.

- (e) communication services found necessary by the governor-elect.
- (f) payment of expenses for necessary printing and binding.
- (g) each governor-elect shall be entitled to expenses for postage, including airmail, sent by him in connection with his preparations for the assumption of official duties as governor.
- II. The comptroller shall expend no funds for the provision of services and facilities under this chapter in connection with any obligations incurred by the governor-elect before the day following the date of the general elections.
- III. If the governor-elect is the incumbent governor, there shall be no expenditures of funds for the provision of services and facilities to such incumbent under this chapter, and any funds appropriated for such purposes shall be returned to the general funds of the treasury.
- 4-A:5 Duties of Outgoing Governor. It shall be the duty of a governor whose term has expired and who has not been re-elected to make available to the governor-elect all official documents, vital information and procedural manuals necessary for a full and complete understanding of the operation of the executive branch and especially of those on-going items that will require action subsequent to the expiration of the incumbent governor's term.

4-A:6 Budget Review and Preparation. The comptroller shall provide the governor-elect with all facilities reasonably necessary to permit him to review and familiarize himself with the state's budgetary processes and the state budget as passed. The comptroller shall further provide all necessary assistance to the governor-elect in the preparation of his budget.

4-A:7 Budget Appropriation Request. The governor shall include in the budget transmitted to the general court, for each fiscal year in which his regular term of office will expire an appropriation not to exceed five thousand dollars for carrying out the purpose of this chapter.

Conferees on the Part of the Senate: Sens. Monier, Rock and Bergeron.

Conferees on the Part of the House: Reps. McLane, Cobleigh, Ward and Wilfrid Boisvert.

Adopted.

COMMITTEE OF CONFERENCE REPORTS

HB 469, requiring the discharge of a real estate mortgage must be by a written document, (Report printed in SJ June 12)

Adopted.

HB 989, amending in general various provisions of the workmen's compensation law, (Report printed in SJ June 12)

HB 997, requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary. (Report printed in SJ June 12)

Adopted.

HB 122, relative to off-highway recreational vehicles. (Report printed in SJ June 12)

Adopted.

RECESS

(Rep. French in the Chair)

SENATE MESSAGES REJECTION COMMITTEE OF CONFERENCE REPORT REQUEST NEW COMMITTEE

HB 656, exempting motorcycles from semiannual inspection requirements. The President appointed Sens. Lamontagne, Fennelly and Gardner. Rep. James Murray moved that the House accede.

Adopted.

The Speaker appointed Reps. James Murray, Parnagian, Tavitian and Sing.

COMMITTEE DISCHARGED REQUEST NEW COMMITTEE

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

The President appointed Sens, Preston, Rock and Sanborn.

Rep. James Murray moved that the House accede.

Adopted.

The Speaker appointed Reps. James Murray, Lyons, MacDonald and Shepard.

COMMITTEE OF CONFERENCE REPORTS

HB 171, defining specific acts as cruelty to animals (Report printed in SJ June 12)

Adopted.

The Speaker called for the special order:

HB 499, requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149 and making an appropriation therefor. (Report printed SJ of June 11)

Rep. George Wiggins spoke against the report.

Rep. Chandler requested a quorum count.

The Speaker declared a quorum present.

Rep. Kenneth Spalding spoke in favor of the report.

Reps. Sayer and Sanborn spoke against the report.

Rep. Noble moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 107 NAYS 207 YEAS 107

BELKNAP COUNTY

Brouillard, Leary, Nighswander and Kenneth Randall.

CARROLL COUNTY

Claflin, Dickinson, Duprey and Kenneth Smith.

CHESHIRE COUNTY

Close, Cooke, Anne Gordon, Hanna, Knight, Ladd, Milbank, Proctor, Ramsey, Russell, Scranton and Turner.

COOS COUNTY

Horton, Hunt, Oleson, Poulin, Valliere and Wiswell.

GRAFTON COUNTY

Cynthia Clark, Copenhaver, Cornelius, Duhaime, Fimlaid, LaMott, Milnick and Bruce Townsend.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bednar, Bishop, Bruton, Corser, Day, Douzanis, Joseph Eaton, Fleisher, Gramling, Granger, Philip Heald, Ingram, Lamy, Lynch, Martin, Morgan, Morgrage, Fred Murray, Nardi, Normand, O'Neil, Peters, Reidy, Leonard Smith, Solomon, Kenneth Spalding, Sullivan, P. Robert Thibeault, Vachon, Van Loan, Woodruff and Zechel.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, Haller, Harriman, Hess, McNichol, Underwood and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, Campbell, Cressy, Flanagan, Goodrich, Greene, Hoar, Lockhart, Niebling, Page, Parolise, Parr, Reese, Schwaner and Splaine.

STRAFFORD COUNTY

Bernard, Shirley Clark, Charles Grassie, Horrigan, Preston, Sackett, Barbara Thompson and Winkley.
SULLIVAN COUNTY

Frizzell, Lucas, Rousseau, Sara Townsend, Tucker and Williamson.

NAYS 207

BELKNAP COUNTY

Beard, Goyette, Mansfield and Young.

CARROLL COUNTY

Fullam and Towle.

CHESHIRE COUNTY

Ballam, Francis Callahan, Cournoyer, Fillback, Cleon Heald, Johnson, Langille, Marshala, Nims, Wells, and Whipple.

COOS COUNTY

Burns, Cooney, Craggy, Fortier, Huggins, Victor Kidder, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, Chambers, Gaylord Cummings, Myrl Eaton, Gemmill, Logan, Mann, Pepitone, Symons, Taylor and Ward. HILLSBOROUGH COUNTY

Ackerson, Ainley, Barrett, Belanger, Belcourt, Bragdon, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Joseph Cote, Kendall Cote, Margaret Cote, Crotty, Cullity, Phillp Currier, Forsaith Daniels, William Desmarais, Drewniak, Dwyer, Clyde Eaton, Favreau, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Lachance,

Levasseur, Lyons, MacDonald, Martel, McDonough, McGlynn, McLaughlin, Milne, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Reardon, Henry Richardson, Andre Simard, Theriault, Harold Thomson, Tropea, Wheeler, Cecelia Winn, John Winn and Ziakas.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Hanson, James Humphrey, Kenison, William Kidder, Labonte, Millard, Noble, Packard, Plourde, Ralph, Rich, Riley, Ryan, Shepard and Sherman.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, William Boucher, Briggs, Casassa, Collins, Collishaw, Thomas Connors, Charles Cummings, Cunningham, Dame, Roy Davis, Donald DeCesare, Grace DeCesare, Eastman, Ellis, Erler, Gage, Gaskill, Goff, Griffin, Hobbs, Kashulines, William Keefe, Kelley, King, Krasker, Maynard, McEachern, O'Connell, Peterson, Anthony Randall, Richards, Rogers, Sanborn, Sayer, Scamman, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Canney, Walter Desmarais, Donnelly, Dudley, Habel Hebert, Joncas, Joos, Kimball, Kincaid, Maloomian, McManus, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Rowell, Ruel, Tibbetts, Torrey and Tripp. SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Olden, Scott and George Wiggins.

and the report was not adopted.

Rep. Lessard wished to be recorded in favor of the motion.

Rep. Sayer moved that the report be rejected.

Rep. Williamson offered an amendment to the Sayer motion "that the report be rejected and a new committee of conference be established" and spoke to his amendment.

Rep. Dwyer moved that the report be laid upon the table. Adopted.

CONFEREE SUBSTITUTIONS

HB 54, Rep. Anne Gordon replaced Rep. Arnold Perkins.

HB 764, Rep. Sing replaced Rep. Coutermarsh.

HB 496, Rep. McManus replaced Rep. Shapiro.

HB 888, Rep. Martin replaced Rep. Shapiro.

SB 4, Rep. McManus replaced Rep. Shapiro.

COMMITTEE OF CONFERENCE REPORT ON SB 293

The committee of conference to which was referred Senate Bill 293, An Act establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend section 1 of the bill by striking out all after paragraph VI and inserting in place thereof the following:

VII. The governor or his designee;

VIII. One member of the house of representatives appointed by the speaker; and IX. One member of the senate appointed by the president.

Conferees on the Part of the House: Reps. French, Griffin, Duprey and Ryan.

Conferees on the Part of the Senate: Sens. McLaughlin, Brown and Sanborn.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 149

The committee of conference to which was referred Senate Bill 149, An Act relative to increasing the maximum age of neglected or abused children until completion of high school having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House and pass the bill as so amended:

Amend RSA 169:1 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

169:1 Applicability of Chapter. This chapter shall apply to delinquent children as defined in RSA 169:2, II and neglected children as defined in RSA 169:2, I.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Definitions. Amend RSA 169:2, I and II as amended, by striking out said paragraphs and inserting in place thereof the following:

I. "Neglected child" means any child under the age of eighteen who is abandoned by his parent, guardian or custodian, or has not proper parental care or guardianship, or who habitually begs or receives alms or who is found in any disreputable place of who associates with vicious or disreputable persons, or whose home, by reason of neglect, cruelty or depravity on the part of his parents, guardians or other persons in whose care he may be is an unift place for such child, or whose parent guardian or custodian neglects or fails to provide proper subsistence, education, medical or surgical care or other care necessary for his health morals or well-being, or who engages in such an occupation or is in such a situation or surroundings as are or may prove injurious to his physical mental or moral well-being; provided, that a child is not neglected for the sole reason he is being furnished treatment by spiritual means through prayer alone in accordance with the tenets and practices of a well recognized church or religious denomination by a duly accredited practitioner thereof.

II. "Delinquent child" means:

(a) Any child under the age of eighteen who violates any law of this state or any city or town ordinance or who so deports himself as to injure or endanger the health or morals of himself or others.

(b) Any child under the age of eighteen who is wayward, disobedient or uncontrolled by his parent guardian or custodian.

Amend RSA 169:2, III as inserted by section 3 of the bill by striking out same and inserting in place thereof the following:

III. "Child or juvenile" means any neglected child as defined in RSA 169:2, I and any delinquent child as defined in RSA 169:2, II.

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Retained Jurisdiction over Neglected Child. Amend RSA 169 by inserting after section 10 the following new section:

169:10-a Continued Jurisdiction over Neglected Child. The court may, with the consent of the child, retain jurisdiction over any child found to be neglected and who is attending high school until such child completes high school or until his twenty-first birthday, whichever occurs first and the court is authorized to and shall make such orders relative to the support and maintenance of said child during the period after his eighteenth birthday as justice may require.

6 Effective Date. This act shall take effect sixty days after its passage.

Conferees on the Part of the Senate; Sen.s Stephen Smith Blaisdell and Sanborn. Conferees on the Part of the House: Reps. Hager, Krasker, Edmund Keefe and Torrey.

Adopted.

COMMITTEE OF CONFERENCE REPORT

HB 226, relative to adjusted total disability benefits under workmen's compensation. (Report printed in SJ of June 12)

Adopted.

Reps. Maloomian Habel, Hebert and David Bouchard offered the following resolution:

RESOLUTIONS on the death of THOMAS A. DUMAIS

WHEREAS, we have learned with sorrow of the death of Thomas A. Dumais, a Representative from Somersworth, and

WHEREAS, Rep. Dumais has served his community faithfully and with efficiency, therefor, be it

RESOLVED, that we, the members of the House of Representatives in General Court convened, do hereby extend our sympathy to the family of Rep. Dumais, and, be it further

RESOLVED, that a copy of these resolutions be transmitted to his family.

George B. Roberts, Jr. Speaker

Unanimously adopted.

CONFEREE SUBSTITUTION SB 182, Rep. Close replaced Rep. Ames.

COMMITTEE OF CONFERENCE REPORT ON SB 157

The committee of conference to which was referred Senate Bill 157, An Act relative to kidney disease and making an appropriation therefor having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment and

That the Senate and House each pass the bill as passed by the House.

Conferees on the Part of the Senate: Sens. McLaughlin, Preston and Saggiotes. Conferees on the Part of the House: Reps. Colson Hunt, Cunningham and Ward. Adopted.

COMMITTEE OF CONFERENCE REPORT

HB 516, relative to collective bargaining rights for public employees. (Report printed in SJ June 12) $\,$

Rep. Chandler moved that HB 516 be made a special order after recess.

Rep. Spirou opposed the motion.

Reps. Skinner, McGlynn, Sackett and Coutermarsh spoke against the motion.

Rep. Cornelius moved the previous question.

Sufficiently seconded.

Adopted.

Motion lost.

Report adopted.

Rep. William Boucher wished to be recorded against the adoption of the committee of conference report.

RECONSIDERATION

Rep. Spirou moved reconsideration of the report on HB 516. Reconsideration lost.

COMMITTEE OF CONFERENCE REPORTS (continued)
HB 961, legalizing various town meetings. (Report printed in SJ June 12)

HB 54, revising the tobacco tax law, providing for a tax on cigarettes only and eliminating the enforcement powers of the director of miscellaneous tax division, concerning the unfair sales act. (Report printed in SJ June 12)

Adopted.

Adopted.

CONFEREE SUBSTITUTIONS

HB 671, Sen. Bossie replaced Sen. Foley. HB 975, Rep. Lyons replaced Rep. Duprey.

SENATE MESSAGES ACTIONS RESCINDED—

REQUESTS COMMITTEE OF CONFERENCE

The Senate has voted to rescind its action whereby it concurred in the House amendment to SB 111, providing for the regulation of electricians by an electricians' board and for the administration of occupational and professional tests by the department of education, and has voted to non-concur with the House in the adoption of the amendment and requests a committee of conference.

The President appointed Sens. Preston, Sanborn and Poulsen.

Rep. McLane moved that the House accede.

Adopted.

The Speaker appointed Reps. McLane, Noble, Sara Townsend and Ziakas.

COMMITTEE OF CONFERENCE DISCHARGED REQUESTS NEW COMMITTEE

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

The President appointed as new members Sens. Blaisdell, Monier and Rock.

Rep. James Murray moved that the House accede.

Adopted.

The Speaker appointed Reps. James Murray, Lyons, Shepard and MacDonald.

ENROLLED BILLS AMENDMENTS

HB 952, providing village districts with the authority to maintain and build roads.

AMENDMENT

Amend RSA 52:1, I (k)—(I) as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

(k) the impoundment of water;

(1) the appointing and employment of watchmen and police officers; and

(m) the layout, acceptance, construction and maintenance of roads.

Amend RSA 52:3-a as inserted by section 2 of the bill by striking out lines two and three and inserting in place thereof the following: provided in RSA 52:3, the commissioners of a village district formed for the purposes of RSA 52:1, I (m) shall have the same powers, duties and responsibilities of selectmen of

Amend RSA 232:2 as inserted by section 3 of the bill by striking out line four and inserting in place thereof the following: commissioners of a village district formed for the purpose of RSA 52:1.1 (m) in

Further amend said section by striking out line six and inserting in place thereof the following: vided. In the case of a village district formed for the purpose of RSA 52:1, I (m),

This amendment inserts "the impoundment of water" in RSA 52:1 and reletters the section and corresponding references in other sections of the bill because of the passage of HB 47 earlier in the session. The amendment also makes a technical change in RSA 52:3-a to correct a drafting error.

Adopted.

HB 469, requiring the discharge of a real estate mortgage must be by a written document.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring the discharge of a real estate mortgage to be in the form of a written document. Amend section 1 of the bill by striking out line 1 and inserting in place thereof the following: 1 Discharge of Mortgage. Amend RSA 479:7 by striking out said section and

The first amendment is to more accurately describe the contents of the bill. The second amendment is to more accurately describe the section heading.

Adopted.

HB 171, defining specific acts as cruelty to animals.

AMENDMENT

Amend RSA 644:8, III (e) as inserted by section one of the bill by striking out line two and inserting in place thereof the following: custody by causing such animal to be left without supervision and adequate provi-

This amendment corrects a grammatical mistake. Adopted.

HB 55, requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

requiring carnival-amusement operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

Amend RSA 321-A:1, II as inserted by section 1 of the bill by striking out line seven and inserting in place thereof the following: which it is issued. The fee for each decal is ten dollars. Each decal shall

Amend RSA 321-A:2 as inserted by section 1 of the bill by striking out line two and inserting in place thereof the following: ment or an amusement device designed to carry passengers without the proper regis-

The first amendment changes the title of the bill to reflect changes in the amended bill. The second and third amendments correct grammatical errors.

Adopted.

HB 226, relative to adjusted total disability benefits under workmen's compensation.

AMENDMENT

Amend section 2 of the bill by striking out line one and inserting in place thereof the following: 2 Workmen's Compensation Benefits. Amend RSA 281 by inserting

This amendment corrects a mistake in the amending language. Adopted.

HB 787, relative to the New Hampshire retirement system and merging the employees' retirement system of the state of New Hampshire into the New Hampshire retirement system.

AMENDMENT

Amend RSA 100-A:36-b as inserted by section 7 of the bill by striking out line six and inserting in place thereof the following: tirement system to be administered in accordance with RSA 100-A:36-a. The

Amend RSA 100-A:36-b as inserted by section 7 of the bill by striking out line ten and inserting in place thereof the following: 100-A:36-a.

Amend section 9 of the bill by striking out same and inserting in place thereof the following:

9 Effect on Other Laws. This act shall not affect any supplementary cost of living allowances under RSA 100 provided for by the 1975 session of the general court.

10 Effective Date. This act shall take effect July 1, 1975.

The first and second amendments correct citation errors. The third amendment protects supplementary cost of living allowances granted by SB 66 from being repealed.

Adopted.

 ${\sf HB}$ 989, amending in general various provisions of the workmen's compensation law.

AMENDMENT

Amend RSA 281:11 as inserted by section 3 of the bill by striking out line five and inserting in place thereof the following: ployer. No termination shall take effect earlier than thirty days after the date of

Amend RSA 281:22, VI as inserted by section 6 of the bill by striking out ine three and inserting in place thereof the following: full time student in an accredited educational institution; provided, however,

Amend RSA 281:22, VI as inserted by section 6 of the bill by striking out line ten and inserting in place thereof the following: of this chapter.

Amend RSA 281:23, II (a) as inserted by section 7 of the bill by striking out line two and inserting in place thereof the following: pensation shall be sixty-six and two-thirds percent of said average weekly wage but in

Amend section 11 of the bill by striking out line two and inserting in place thereof the following: by striking out said section and inserting in place thereof the following:

Amend RSA 281:9-a as inserted by section 13 of the bill by striking out line eleven and inserting in place thereof the following: to RSA 281:11. Premium rates and policy forms or en-

This amendment corrects grammatical errors and a statutory cross reference to conform to present drafting style.

Adopted.

HB 54, revising the tobacco tax law, providing for a tax on cigarettes only and eliminating the enforcement powers of the director of miscellaneous tax division, concerning the unfair sales act.

AMENDMENT

Amend RSA 78:7-b as inserted by section 5 of the bill by striking out line 2 and inserting in place thereof the following: shall be imposed on tobacco products sold at the New Hampshire veterans' home to

This amendment corrects a reference to the N.H. veterans' home. Adopted.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor.

AMENDMENT

Amend the bill by striking out section 1 and inserting in place thereof the following:

1 Prison Employees Included as Permanent Policemen. Amend RSA 100-A:1, VII (supp) as inserted by 1967, 134:1, as amended, by striking out said paragraph and inserting in place thereof the following:

VII. "Permanent policeman" shall mean any person, male or female, who is a chief, deputy chief, marshal, deputy marshal, colonel, major, captain, lieutenant, sergeant, officer of other rank, commissioner of safety, field representative of the police standards and training council, director of fish and game, inspector, chief

clerk, clerk, radio dispatcher, radio engineer or operator, patrolman, trooper, detective, investigator, mechanic, electrician, laboratory worker or other technical expert regularly employed on full time duty by a police department or police force of the state, or of any county, city, town, village or precinct in the state and permanent correctional line personnel of the state prison, including directors of treatment, the warden, deputy wardens, the superintendent of prison industries, permanent civilian employees of prison industries, permanent classified maintenance, farm and kitchen personnel and rehabilitation counselors. In all cases of doubt, the board of trustees shall determine whether any person is a permanent policeman as defined herein.

Amend RSA 100-A:36-a as inserted by section 2 of the bill by striking out same and inserting in place thereof the following:

100-A:36-a State Prison Employees Transferred to Group II. All permanent correctional line employees of the state prison, including directors of treatment, the warden, deputy wardens, the superintendent of prison industries, permanent civilian employees of prison industries, permanent classified maintenance, farm and kitchen personnel and rehabilitation counselors who are group I members of the New Hampshire retirement system, or members of the state employees' retirement system, shall on July 1, 1975 become members of group II in the New Hampshire retirement system, notwithstanding the provision of any law to the contrary. From July 1, 1975, those permanent employees designated in this section shall thereafter be eligible for such benefits as are provided for group II members under this chapter, including credit for all prior service allowable, as if they had become group II members from the inception of the New Hampshire retirement system. The board of trustees shall make all necessary changes in its records to accomplish the foregoing transfers.

This amendment, which was requested by the sponsors of the bill and approved by them, corrects a legal problem which arose when the attorney-general's office ruled that if the bill passed the way it now reads, the prison employees would not be exempt from social security coverage. Since the sponsors intended that prison employees would become exempt from social security upon joining group II of the N.H. retirement system, this amendment redefines "permanent policeman" instead of "group II member" to accomplish that result. The amendment also incorporates the other changes to RSA 100-A:1, VII that were adopted in HB 699.

Adopted.

HB 535, facilitating the making of anatomical gifts.

AMENDMENT

Amend section 1 of the bill by striking out lines two and three and inserting in place thereof the following: section 9-a the following new section: 261:9-b Anatomical Gifts.

This amendment corrects a citation error.

Adopted.

HB 122, relative to off highway recreational vehicles.

AMENDMENT

Amend RSA 269-C:3, V as inserted by section 1 of the bill by striking out lines five through seven and inserting in place thereof the following: locations throughout the bureau trail system. A person who fails to observe these rules and regulations shall be subject to the same penalties provided for other sections of this chapter.

This amendment clarifies who is subject to the penal provisions of this paragraph. Adopted.

HB 885, to reorganize the department of revenue administration.

AMENDMENT

Amend the bill by striking out section 5 and inserting in place thereof the following:

5 Repeal RSA 78:23, relative to the enforcement power of the director of the miscellaneous tax division concerning the unfair sales act, is hereby repealed.

Amend section 9 of the bill by striking out lines one and two and inserting in place thereof the following:

9 Meals and Rooms Tax Assessment. Amend RSA 78-A:11, II, as inserted by 1967, 213:1, as amended, by striking out said paragraph and inserting in place thereof the following:

Amend section 22 of the bill by striking out lines 3 through 7 and inserting in place thereof the following:

"Deputy director, business profits tax 20,351 25,476" and "Director, business profits tax 22,974 29,106" and

inserting in proper alphabetical order the following:

Director, audit division22,97429,106Director, returns processing division20,35125,476.

Amend the bill by striking out section 38 and inserting in place thereof the following:

38 Preservation of Transfers. The provisions of this act which transfer powers, duties and responsibilities from a division or a director of a division of the department of revenue administration to the commissioner or the department of revenue administration shall, notwithstanding any contrary provisions enacted during the 1975 regular session, be deemed to be in full force and effect and shall supersede such contrary provisions regardless of their effective date.

39 Effective Date. This act shall take effect July 1, 1975; provided, however, that the provisions of RSA 77-A:4, VII, as inserted by section 37, shall be effective only for tax years beginning on or after January 1, 1972, and the commissioner of revenue administration is authorized to make such adjustments in business profits taxes collected subsequent to January 1, 1972 as may be necessary to make said RSA 77-A:4, VII effective for such tax years.

This amendment retains the salary increases granted to two unclassified employees of the department of revenue administration in the 1975 budget. The amendment also provides that transfers of functions in the bill will be retained and will supersede any contrary provisions enacted during the regular session which do not recognize such transfers. The amendment also makes a technical correction in amending language and repeals RSA 78:23 to correspond to the changes made in HB 54, revising the tobacco tax law.

Adopted.

HB 857, relative to discrimination based upon physical or mental handicap.

AMENDMENT

Amend RSA 354-A:8, III as inserted by section 6 of the bill by striking out lines eight and nine and inserting in place thereof the following: any way on the ground of age, sex, race, color, marital status, physical or mental handicap, religious creed or national origin, unless based upon a bona fide occupational

This amendment inserts "marital status" in the paragraph because of the passage of SB 21 earlier in the session.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 137

The committee of conference to which was referred Senate Bill 137, An Act to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade Act of 1974, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill, and

That the Senate and House adopt the following new amendment to the bill and pass the bill as so amended:

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Agreement Under the Trade Act. Amend RSA 282:21, as inserted by 1965, 373:1, by striking out said section and inserting in place thereof the following:

282:21 Agreement Authorized.

- I. The department of employment security, through its commissioner, is hereby authorized to enter into an agreement, effective April 3, 1975, with the secretary of labor of the United States to become an agent of the United States in order to carry out the provisions of chapter 2 of title II of the Trade Act of 1974 (P.L. 93-618), and to perform such acts and do all those things necessary to fully carry out such agreement.
- II. Solely for the purposes of carrying out the agreement authorized in paragraph I of this section, and notwithstanding other provisions of this chapter to the contrary, the provisions of this section permit (a) the payment of unemployment compensation benefits to an individual undergoing a training or retraining program under said federal law, (b) an individual to receive unemployment compensation benefits though supplemented by a trade readjustment assistance allowance, and (c) the use of monies in the contingent fund provided by RSA 282:10-c for payment to the United States of America where it has been found that there was gross negligence, fraud or failure to take appropriate recovery action by New Hampshire under the terms of the agreement.
- 2 Repeal. RSA 282:21, relative to agreements under the Trade Act of 1974, is hereby repealed.
- 3 Effective Date. Section 1 of this act shall take effect upon its passage and section 2 shall take effect July 1, 1976.

Conferees on the Part of the Senate: Sens. Brown, Downing and Gardner.

Conferees on the Part of the House: Reps. Skinner, Tropea, Kelley and Wheeler. Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 106

The committee of conference to which was referred Senate Bill No. 106, An Act relative to the form and content of documents filed with the register of deeds, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 478:5-a as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

478:5-a Form of Records. The register of deeds shall not accept a deed or instrument for filing and recording unless it recites the following information:

- 1. The latest mailing address of the grantees named in the deed or instrument;
- II. In the first sentence of the first description paragraph, the names of all municipalities in which the property is located;
- III. The name of each person signing the deed or instrument as a party to the transaction printed or typewritten under the signature.

Conferees on the Part of the Senate: Sens. Bradley, Bossie and Trowbridge.

Conferees on the Part of the House: Reps. Mann, Rowell, Gaskill and Timothy O'Connor.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 182

The committee of conference to which was referred Senate Bill 182, An Act relative to municipal development of industrial facilities, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 162-G:2 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

162-G:2 Declaration of Need and Purpose. It is hereby declared that there is a need for the development of industrial, manufacturing and warehouse facilities within the state in order to alleviate and prevent unemployment, to insure the continued growth and prosperity of the state, and of the cities within the state and to promote the general welfare of all its citizens. It is the purpose of this chapter to authorize the cities of the state to foster and encourage the development of industrial facilities within or without their respective boundaries, acting directly or through an industrial development authority or a voluntary, nonprofit corporation, alone or in concert with one or more other governmental units, by acquiring, developing, expanding, leasing and disposing of such facilities, where such development is more appropriate under this chapter than under RSA 162-A or RSA 162-E, as determined by the governing body. It is further declared that the acquisition of title to such facilities, either directly or through an industrial development authority or a voluntary, nonprofit corporation, and the lease or sale of such facilities as provided hereunder is a public purpose and shall be regarded as performing an essential governmental function in carrying out the provisions of this chapter. However, competition among communities in this state merely for the purpose of seeking relocation of industrial facilities located in this state is contrary to the policy of this chapter

Amend the introductory paragraph of RSA 162-G:8 as inserted by section 5 of the bill by striking out same and inserting in place thereof the following:

The governmental unit shall not acquire any industrial facility, or execute any lease or trust indenture or issue any bonds with respect thereto, unless the governing body has found after a hearing that the proposed acquisition, leasing, operation and use of such industrial facility will serve a public use and provide a public benefit and that such acquisition and leasing will be within the policy of, and the authority conferred by this chapter. The city council shall, before or after hearing, determine the appropriateness of proceeding under this chapter as required under RSA 162-G:2. The determination required by this section may be made by the governing body only after finding to its satisfaction that:

Amend RSA 162-G:15-a, I and II, as inserted by section 12 of the bill by striking out same and inserting in place thereof the following:

I. In any city which adopts this chapter, the powers and duties granted by this chapter, except those related to findings and approvals of the governing body and the obligations of the governmental unit, may be exercised by the city acting through an industrial development authority established under this section.

II. The governing body may establish an industrial development authority to exercise such powers and duties in the following manner:

(a) The authority shall consist of a board of directors of not less than nine nor more than fifteen members appointed for three year terms. A majority of the board members shall reside within the boundaries of the governmental unit. In a city, the board members shall be appointed by the mayor subject to confirmation by the city council. The terms of the initial members of the board so established shall be staggered so that one-third, or as close to one-third as possible, of the board members will be appointed each year.

(b) The governing body may provide that such city officers as it designates shall serve as ex officio members of the board in addition to those members appointed under subparagraph (a).

Amend the bill by striking out all after section 16 and inserting in place thereof the following:

17 Limitation to Cities. Amend RSA 162-G:1 (supp), as inserted by 1972, 57:1, by striking out said section and inserting in place thereof the following:

162-G:1 Adoption by Cities. In any city which adopts the provisions of this chapter that city shall have all of the authority, powers, duties and responsibilities set forth therein. Adoption shall be by a majority vote of all the members of the city council after a public hearing before the council of which notice has been given as provided in RSA 21:32. No town may adopt the provisions of this chapter nor may a town have the authority, powers, duties and responsibilities set forth therein.

18 Definition of Governmental Unit. Amend RSA 162-G:3, III (supp), as inserted by 1972, 57:1, by striking out said paragraph and inserting in place thereof the following:

III. "Governmental unit" shall mean a city.

19 Bonds, Signatures Required. Amend RSA 162-G:7, II (supp), as inserted by 1972, 57:1, by striking out said paragraph and inserting in place thereof the following:

II. Bonds shall bear the manual signature of the mayor and city treasurer if issued by a city having a mayor-council form of government or of the city manager and city treasurer if issued by a city having a manager-council form of government; and interest coupons, if any, shall bear the manual or facsimile signature of the treasurer in each case. Bonds shall also bear the seal of the governmental unit or a facsimile thereof. Bonds executed as herein provided shall be valid notwithstanding that before the delivery thereof and payment therefor any or all of the persons whose signatures appear thereon shall have ceased to hold office.

20 Authorization Required, Majority Vote of City Council. Amend RSA 162-G:10 (supp), as inserted by 1972, 57:1, by striking out said section and inserting in place thereof the following:

162-G:10 Action by the Governmental Unit. In a city, action by the governmental unit shall be authorized by a majority vote of all the duly-elected members of the city council. Action under this chapter may be in concert with the industrial development authority acting under RSA 162-A or RSA 162-E or projects may be sold to such authority at any time during their development. Industrial facilities may be located outside the boundaries of the governmental unit undertaking the project if such projects are approved by the governing body of the city or town in which they are located as follows: if the facility is to be located (a) in a city, by a majority vote of all the duly-elected members of the city council or (b) in a town, by a vote of two-thirds of the registered voters present and voting at a regular or duly-called special town meeting. No action may be taken by a city less than seven days after the hearing.

21 Effective Date. This act shall take effect sixty days after its passage. Conferees on the Part of the Senate: Sens. Blaisdell, Saggiotes and Monier. Conferees on the Part of the House: Reps. Hanson, Close, Theriault and Gage. Adopted.

HB 770, providing certain standards for individual accident and health insurance policies. (Report printed SJ June 12) $\,$

Adopted.

HB 871, permitting the state racing commission to employ public school teachers as assistants, establishing a director of greyhound racing and a director of horse racing and permitting the creation of public greyhound racing kennels and limiting those owned by a track. (Report printed SJ June 12)

Adopted.

HB 565, relative to accident and health insurance policies. (Report printed SJ June 12)

Adopted.

HB 523, relative to detective and security agencies. (Report printed SJ June 12) Adopted.

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments. (Report printed SJ June 12)

Adopted.

HB 311, to provide recognition of the war service of residents of this state who served in the armed forces of the United States during the Viet Nam conflict and making an appropriation therefor, (Report printed SJ June 12)

Adopted.

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president. (Report printed SJ June 12)

Adopted.

HB 937, relative to the publication of statutes and making appropriations for the republication of volumes 2, 2-A and 2-B of the Revised Statutes Annotated and for the 1977 supplements to the RSA. (Report printed SJ June 12)

Adopted.

ENROLLED BILLS REPORT

HB 961, legalizing various town meetings.

HB 997, requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary.

SB 66, providing additional cost of living increases for retired members of the N.H. Teachers' Retirement system, the N.H. Policemen's Retirement system, the N.H. Retirement system and the State Employees' Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change.

SB 105, providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor.

SB 221, exempting carriers under contract with governmental units from regulations under RSA 375-B.

SB 298, providing for the transition of executive power to the governor-elect.

HB 699, relative to the commissioner of safety and the field representative of the police standards and training council participating in the N.H. retirement system; transferring the director of fish and game from group I to group II of the N.H. retirement system and making an appropriation therefor; and allowing certain employees to withdraw from the state retirement system of which they are a member.

HB 929, relative to the powers and duties of the joint committee on legislative facilities and requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within thirty days after the vacancy occurs.

SB 293, establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor.

HB 534, relative to the taking and stocking of pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase or propagation of pheasants.

HB 841, relative to inspection reports and certificates relating to boilers and unfired pressure vessels; the disposition of certificate fees; and authorizing the labor commissioner to issue general regulations under RSA 157-A.

HB 887, prohibiting a decrease in the amount of public assistance to certain persons due to increase in social security or other federal assistance to those persons.

HB 922, amending in general the RSA chapter relative to the state board of fire

HB 943, amending the RSA chapter on firewards, firemen and fire hazards.

SB 256, relative to the merger of the New Hampshire policemen's retirement system into the New Hampshire retirement system.

HB 56, relating to a general revision of laws regulating land surveyors.

HB 459, relative to certifying public institutions as intermediate care facilities.

HB 508, establishing a housing finance agency.

HB 562, relative to procedures for consolidation of banks.

HB 596, relative to computing grants under the school building aid program, and allowing temporary loans made by municipalities and counties to mature within two years from their dates of issue.

 $\ensuremath{\mathsf{HB\,814}}\xspace$, imposing restrictions on political advertising and providing penalties therefor.

Mabel L. Richardson For The Committee.

SUSPENSION OF RULES

Rep. Gardner moved that the rules and joint rules be so far suspended as to allow consideration of a committee report not previously advertised in the calendar and permit passage of the bill and transmission to the senate at the present time.

Adopted by the necessary two-thirds.

COMMITTEE REPORT

HB 718, amending a contributory pension system for employees of the city of Manchester, based on an actuarial study of the contributions and payments to replace existing pay-as-you-go system. Ought to pass with amendment. Rep. Gardner for the Manchester Delegation.

AMENDMENT

Amend the bill by striking out section 6 and inserting in place thereof the following:

6 Retirement Board Personnel and Powers. Amend 1973, 218:2, III by striking out in lines five and six the words "The members of the retirement board shall serve without compensation" and inserting in place thereof the following (The non-city employee and hourly city employee members of the retirement board shall receive annual compensation in the amount of five hundred dollars.) so that said paragraph as amended shall read as follows:

III. In the event of a vacancy on said board, such vacancy shall be filled in the same manner as the member to be succeeded was appointed or elected and for the remainder of the unexpired term. In no event shall any person remain a member of said board except during the time he continues to be a member of the board or body from which he was appointed or elected. The non-city employee and hourly city employee members of the retirement board shall receive annual compensation in the amount of five hundred dollars. The finance director of the city shall be the treasurer of the retirement fund. The retirement board shall be trustee thereof and have full control and management of all its securities and assets, with power to invest and reinvest the same in accordance with the provisions of the general statutes governing the investment of trust funds, or the retirement board may provide by trust, agency, custodian or other agreement with a corporate fiduciary or an insurance company for the custody, safekeeping, handling, investment and reinvestment of the assets of the fund.

Amend 1973, 218:3, I (b) as inserted by section 8 of the bill by striking out same and inserting in place thereof the following:

(b) Members of boards and commissions who are not part-time of rull-time employees of the city:

Amend the bill by striking out section 23 and inserting in place thereof the following:

23 Referendum. At the municipal election to be held in the city of Manchester in November, 1975, the city clerk then in office shall cause to be included on the ballot then used the following statement and question: "A contributory retirement plan for city employees was adopted by the voters of Manchester at the November 1973 election. The plan became effective in January 1974, and now, after several months experience with the plan, some operating changes are needed. Are you in favor of the passage of an act of the General Court of 1975, amending the contributory pension system for employees of the city of Manchester, based on retirement board and actuarial experience with the plan since January 1974?" Beneath this statement and question shall be printed the word "Yes" and the word "No" with a square immediately opposite such word in which the voter may indicate his choice. If a majority of the voters present and voting on the question shall signify their approval thereof, this act shall be declared adopted effective as of January 1, 1976. The city clerk of the city of Manchester shall, within ten days after said election, certify to the secretary of state the result of the vote on the question.

Rep. Gardner explained the bill. Amendment adopted. Ordered to third reading.

SUSPENSION OF RULES

Reps. French and Spirou moved that the rules be so far suspended as to place $HB\ 718$ on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage.

HB 718, amending a contributory pension system for employees of the city of Manchester, based on an actuarial study of contributions and payments to replace the existing pay-as-you-go system.

ENROLLED BILLS AMENDMENT

SB 303, relative to the phasing out of forest conservation aid program and the special aid for heavily timbered towns. (Amendment printed SJ June 12)

The title is amended to conform to the substance of the bill, and the other amendment renumbers the new sections as a result of the passage of another bill.

Adopted.

SB 277, restricting the taking of fish in trout waters. (Amendment printed SJ June 12)

This amendment corrects a typographical error.

Adopted.

HB 964, relative to legislative proceedings and the duties and expenses of the clerks of both houses.

AMENDMENT

Amend RSA 14:7 as inserted by section $\bf 1$ of the bill by striking out line five and inserting in place thereof the following: the printers of the permanent journals a copy of the proceedings of

Further amend said section by striking out line seven and inserting in place thereof the following: of each. The clerks, with the approval of

This amendment corrects two unintended errors in the bill in which the sponsors included references to the daily journals and provisions relative to detailed minutes of corrections by mistake.

Adopted.

SB 325, relative to assaults by prisoners and the offense of escape. (Amendment printed SJ June 12)

This amendment corrects two RSA section titles to reflect changes made by the bill.

Adopted.

 ${\sf HB~853},$ relative to child caring and child placing agencies and the licensing thereof.

AMENDMENT

Amend section 2 of the bill by striking out lines one through three and inserting in place thereof the following:

2 New Chapter. Amend RSA by inserting after chapter 170-D the following new chapter:

CHAPTER 170-E

Amend RSA 170-D:1-20 as inserted by section 2 of the bill by renumbering said sections to read as 170-E:1, 170-E:2, 170-E:3, 170-E:4, 170-E:5, 170-E:6, 170-E:7, 170-E:8, 170-E:9, 170-E:10, 170-E:11, 170-E:12, 170-E:13, 170-E:14, 170-E:15, 170-E:15, 170-E:16, 170-E:17, 170-E:18, 170-E:19, 170-E:20 respectively.

Amend RSA 170-E:1, VII as inserted by section 2 of the bill by striking out line two and inserting in place thereof the following: five-days-a-week service for the following as defined in paragraph X:

Further amend said section by striking out line six and inserting in place thereof the following: vice for the following as defined in paragraph X:(e) foster family

Amend RSA 170-E:1, IX as inserted by section 2 of the bill by striking out line two and inserting in place thereof the following: which shall not be renewable except for good cause shown and which may be granted for

Amend RSA 170-E:1, XII (c) as inserted by section 2 of the bill by striking out line two and inserting in place thereof the following: license pursuant to RSA 151:2.

Amend RSA 170-E:2 as inserted by section 2 of the bill by striking out line one and inserting in place thereof the following: 170-E:2 Exceptions. The definitions in RSA 170-E:1, X or XII do not apply

Amend RSA 170-E:11, II as inserted by section 2 of the bill by striking out lines three, four and five and inserting in place thereof the following: or permit should be

revoked or denied or renewal should be denied, then the license or permit shall be revoked or denied or renewal shall be denied. When the division expressly finds that the continued operation of a child care facility violates any mini-

Further amend said paragraph by striking out line eight and inserting in place thereof the following: shall include in its order revoking, denying or refusing to issue the license or permit,

Further amend said paragraph by striking out line twelve and inserting in place thereof the following: voking or refusing to renew the license or permit, except under court order.

Amend RSA 170-E:12 as inserted by section 2 of the bill by striking out line two and inserting in place thereof the following: under RSA 170-E:11 may apply for a rehearing or appeal to the superior court.

Amend RSA 170-E:19, I (a) as inserted by section 2 of the bill by striking out line two and inserting in place thereof the following: license or permit to do so in violation of RSA 170-E:3;

Amend RSA 170-E:19, II as inserted by section 2 of the bill by striking out line five and inserting in place thereof the following: division pursuant to RSA 170-E:9 and the court shall adjudge relief, by way

This amendment renumbers the chapter as RSA 170-E and makes appropriate cross reference changes. The amendment makes technical changes in the definitions section to refer to the correct subparagraph references and to correct a reference to RSA 151:2. The amendment also inserts the word "permit" in appropriate places in RSA 170-E:11, II, because the word was omitted by mistake.

Adopted.

Rep. Philip Currier requested a quorum count.

The Speaker declared a quorum present.

COMMITTEE OF CONFERENCE REPORTS

HB 656, exempting motorcycles from semiannual inspection requirements. (Report printed SJ June 12)

Rep. Spirou moved that the House non-concur and spoke to his motion.

Reps. French, William Boucher, Gardner, McManus and Hildreth spoke in favor of the motion.

Rep. James Murray spoke against the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 343

The committee of conference to which was referred Senate Bill 343, An Act relative to direct billing by insurers, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and

That the House recede from its position in adopting its amendment to the bill,

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Insurance Agents. Amend RSA 402 by inserting after section 15-a the following new sections:

402:15-b Direct Billing Restricted. No insurer authorized and licensed to issue policies of insurance other than life and accident and health insurance and to transact business in this state shall demand or make mandatory upon any agent so licensed in this state, any system of direct billing to the insured by the insurer unless such system shall be approved, accepted and endorsed by any such agent in writing, on a form prescribed by the commissioner. No insurer authorized and licensed to issue policies of insurance other than life and accident and health insurance and to transact business in this state shall cancel an agent's book of business with such insurer in its

entirety or in part following an agent's decision not to accept a direct billing proposal advanced by the said insurer wherein such cancellation can be attributed to the agent's decision not to accept a system of direct billing to the insured.

402:15-c Termination of Insurance Agency Contracts.

- I. Any insurance company authorized to transact fire or casualty business in this state shall, upon termination of an agent's appointment by said company, permit the renewal of all contracts of insurance written by such agent for a period of one year from the date of such termination, as determined by the individual underwriting requirements of said company; provided, however, that if any contract does not meet such underwriting requirements, the company shall give the agent sixty days' notice of its intention not to renew said contract.
- II. No insurance agency contract entered into in this state by a licensed insurer with an insurance agent licensed under this chapter shall be terminated by the licensed insurer unless the licensed insurer upon terminating such contract shall give not less than ninety days' written notice in advance to the other party unless the contract shall be terminated by the licensed insurer for failure of the licensed insurance agent, after receiving a written demand, to pay over monies due to such insurer, provided during said ninety-day period after any such notice, the licensed insurance agent shall not write or bind any new business on behalf of the licensed insurer without the specific written approval by such insurer of such business. This paragraph shall not apply to any contract with an agent for the sale of life insurance.
- III. Any insurance company renewing contracts of insurance in accordance with this section shall pay commissions for such renewals to the terminated agent in the same amount as had been paid to him on similar policies during the twelve months immediately preceding the notice of termination.

2 Effective Date. This act shall take effect upon its passage.

Conferees on the Part of the Senate, Sens. Ferdinando, Poulsen and Bergeron. Conferees on the Part of the House, Reps. S. Clark, Hess, Packard and Gelinas. Adopted.

HB 380, relative to approval of certain insurance forms by the insurance commissioner and the group marketing of insurance. (Report printed SJ June 12).

Adopted.

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building. (Report printed SJ June 12)

Adopted.

ENROLLED BILLS AMENDMENT

HB 983, relative to the custody of permanent records of each house of the general court. $^{\circ}$

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the daily and permanent journals of legislative proceedings and the index to the session laws.

Amend the bill by striking out sections 1 and 2 and renumbering sections 3 through 6 to read as 1, 2, 3, and 4 respectively.

Amend section 1 of the bill by striking out line two and inserting in place thereof the following: amended, by striking out said section and inserting in place thereof the following:

Amend RSA 20:3-b as inserted by section 2 of the bill by striking out line five and inserting in place thereof the following:

1. Cause such number of copies of the permanent journals, with indexes,

Amend RSA 20:3-b as inserted by section 2 of the bill by striking out linve five and inserting in place thereof the following: furnish the clerk of each house with a complete index of the journal of his

Amend section 3 of the bill by striking out lines 1 to 3 and inserting in place thereof the following: 3 Session Laws. Amend RSA 20:1-b, as inserted by 1969, 300:6, as amended, by striking out said section and inserting in place thereof the following:

Amend RSA 20:1-b as inserted by section 3 of the bill by striking out lines 5 and 6 and inserting in place thereof the following: the director of legislative services with a complete index of the acts and resolves passed by the general court during the session.

Amend the bill by striking out section 4 and inserting in place thereof the following:

4 Effective Date. This act shall take effect July 1, 1976.

The title is changed to conform to the bill's contents. Sections 1 and 2 are stricken out following consultation with the sponsors of HB 983 and HB 964 because both bills amended the same sections in conflicting ways. The sponsors wish the sections as they were amended in HB 964. The second change corrects an error in the amending language. The third change is a grammatical change of "indices" to indexes" and clarifies procedures for delivery of the journal indexes. The fourth change conforms this bill to the changes made by HB 937. The effective date is rewritten to conform to the deletion of sections 1 and 2.

Adopted.

RECONSIDERATION

Rep. Spirou moved reconsideration on the adoption of the Committee of Conference report on HB 380, relative to approval of certain insurance forms by the insurance commissioner and the group marketing of insurance, and spoke to his motion.

Rep. A. C. Jones spoke against reconsideration.

Rep. Symons spoke in favor of reconsideration.

Reconsideration prevailed.

Rep. George Wiggins moved that the House non-concur.

Reps. Shirley Clark and A. C. Jones spoke against the motion.

Reps. Spirou and George Gordon spoke in favor of the motion.

Rep. Spirou moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

CONFEREE SUBSTITUTION

HB 671, Rep. Hanna replaced Rep. Cynthia Clark.

RECESS

COMMITTEE OF CONFERENCE REPORTS

HB 671, relative to a general revision of probation laws. (Report printed SJ June 12)

Adopted.

HB 888, establishing procedures for class actions in state courts. (Report printed SJ June 12)

Adopted.

HB 66, relative to fees for the superior court. (Report printed SJ June 12)

Rep. French requested a quorum count.

The Speaker declared a quorum present.

Adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 4

The committee of conference to which was referred Senate Bill 4, An Act regulating the liability of governmental units in actions to recover for bodily injury, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 507-B, as inserted by section 1 of the bill, by inserting after RSA 507-B:5 the following new sections:

507-B:6 Property Exempt from Attachment. No property, either real or personal, of the governmental unit shall be subject to attachment or execution to secure payment of or to satisfy any judgment entered against the governmental unit under this chapter.

507-B:7 Limitation on Actions. No actions shall be maintained against the governmental unit under this chapter unless the same is commenced within four years after the time of injury; provided, however, that as a condition precedent thereto the clerk of the governmental unit shall be notified by registered mail within sixty days after said injury as to the date, time and location where said injury occurred and provided that in any case where lack of written notice, actual knowledge or reasonable opportunity to obtain knowledge of any injury within said sixty day period is alleged by the governmental unit, the burden of proof shall be on the governmental unit to show that it was substantially prejudiced thereby.

507-B:8 Appropriation to Satisfy Judgment. Upon entry of final judgment against the governmental unit in any action brought under this chapter, the body charged with the appropriation of funds for the governmental unit shall provide funds through insurance or otherwise to satisfy said judgment within a reasonable time.

Amend the bill by striking out section 3 and inserting in place thereof the following:

3 Interim Study Committee, A special committee composed of three members of the house of representatives to be named by the speaker of the house, three members of the senate or their designees to be named by the president of the senate and one representative of the attorney general's office to be named by the attorney general, is hereby assigned the interim study of the doctrine of sovereign immunity as it presently applies and will continue to apply to the state of New Hampshire. Such study may consider, but not be limited to, whether or to what extent the doctrine should be perpetuated or abrogated, the problems which may be created by the existence of the doctrine, the problems which might be created by complete or partial abrogation of the doctrine, the extent to which the state could purchase insurance against certain risks and the costs of such insurance in the event that the doctrine were completely or partially abrogated, the extent to which the state could be a self-insurer in the event that the doctrine were completely or partially abrogated, the legal costs which would be incurred by the state to defend against law suits in the event that the doctrine were completely or partially abrogated, the extent to which the doctrine should be continued or abrogated with respect to certain activities or properties of the state, and all other matters which the committee in its discretion determines relevant to the study. The committee shall submit its findings and recommendations on or before January 31, 1977, to the president of the senate and the speaker of the house.

Conferees on the Part of the Senate: Sens, Brown, Jacobson and Bossie.

Conferees on the Part of the House: Reps. McManus, Martin, Reese and Morrissette.

Rep. Morrissette spoke to the report.

Adopted.

HB 652, relative to the form and use of walking disability identification on motor vehicles. (Report printed in SJ of June 12)

Rep. French moved that the House non-concur and that a new committee of conference be established.

Adopted.

SENATE MESSAGE

REJECTION COMMITTEE OF CONFERENCE REPORT HB 764, requiring the posting of speed zone signs on certain highways.

COMMITTEE OF CONFERENCE REPORTS

HB 527, relative to the powers of foreign electric utilities. (Report printed SJ June 12)

Rep. Eugene Daniell moved that the House non-concur and spoke to his motion. Reps. Russell Chase, George Wiggins, Bednar, Coutermarsh, Lockhart and Greene spoke against the motion.

Reps. Gramling, Proctor, Parr and Oleson spoke in favor of the motion.

Rep. Chambers spoke to the motion.

Rep. Wilfrid Boisvert moved the previous question.

Sufficiently seconded.

Adopted.

Rep. Gramling requested a roll call.

Sufficiently seconded.

Reps. Erler and Harold E. Thomson abstained from voting under Rule 16.

YEAS 157 NAYS 165 YEAS 157

BELKNAP COUNTY

Bowler, Goyette, Hildreth, Marsh, Kenneth Randall and Sabbow.

CARROLL COUNTY

Roderick Allen and Towle.

CHESHIRE COUNTY

Close, Cournoyer, Fillback, Anne Gordon, Hanna, Ladd, Marshala, Milbank, Nims, Proctor, Ramsey, Russell, Anthony Stevens and Wells.
COOS COUNTY

Cooney, Rebecca Gagnon, Horton, George Lemire, Oleson, Valliere, Wiswell and York.

GRAFTON COUNTY

David Bradley, Richard Bradley, Chambers, Copenhaver, Cornelius, Gaylord Cummings, Melnick, Pepitone, Symons and Ward.

HILLSBOROUGH COUNTY

Barrett, Belcourt, Bishop, Emile Boisvert, Corey, Corser, Kendall Cote, Margaret Cote, William Desmarais, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gramling, Granger, Gravelle, Philip Heald, Edmund Keefe, Martel, McGlynn, Morgrage, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Reardon, Reidy, Henry Richardson, Shea, Andre Simard, Leonard Smith, Solomon, Spirou, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Bartlett, Laurent Boucher, Castaldo, Raymond Chase, Eugene Daniell, Estee, Gamache, George Gordon, Haller, Harriman, Hess, H. Gwendolyn Jones, Kenison, LaBonte, McNichol, Packard, Ralph and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Bisbee, Blanchette, Briggs, Cotton, Donald DeCesare, Grace DeCesare, Flanagan, Ganley, Gaskill, Gillis, Goff, Hobbs, Kashulines, Kelley, Krasker, Maynard, Parolise, Parr, Peterson, Anthony Randall, Reese, Richards, Rogers, Splaine, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Shirley Clark, Walter Desmarais, Dudley, Charles Grassie, Habel, Horrigan, Joncas, Joos, McManus, Rod O'Connor, Parshley, Preston, Sackett, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Mahoney, Rousseau, Roma Spaulding and Williamson.

NAYS 165

BELKNAP COUNTY

Beard, French, Barbara Kidder, Lawton, Leary, Mansfield, James Murray, Nighswander and Young.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Cooke, Cleon Heald, Knight, Scranton, Turner and Whipple. COOS COUNTY

Burns, Drake, Fortier, Huggins, Hunt, Victor Kidder and Mabel Richardson. GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, W. Murray Clark, Myrl Eaton, Fimlaid, Logan, Mann and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Bednar, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Joseph Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Day, Drewniak, Dwyer, Clyde Eaton, Favreau, Gauthier, George Healy, Howard Humphrey, Karnis, Lawrence, Lefebvre, Lynch, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Polak, Kenneth Spalding, Sullivan, Sweeney, P. Robert Thibeault. Tropea, Vachon and Van Loan,

MERRIMACK COUNTY

Chris Andersen, Ayles, John Cate, Milton Cate, Chandler, Christensen, Alice Davis, Hager, James Humphrey, William Kidder, Millard, Noble, Plourde, Rich, Riley, Shapiro, Shepard, Sherman and Doris Thompson,

ROCKINGHAM COUNTY

Appel, Benton, William Boucher, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cressy, Cunningham, Dame, Roy Davis, Eastman, Ellis, Gage, Goodrich, Gorman, Greene, Griffin, King, Lockhart, McEachern, Niebling, Page, Read, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault and Wilson.

STRAFFORD COUNTY

Bernard, Canney, Donnelly, Dunlap, Hebert, Kimball, Kincaid, Lessard, Maloomian, Osgood, Parnagian, Pray, Rowell, Ruel, Barbara Thompson, Tibbetts and

SULLIVAN COUNTY

Frizzell, Olden, Scott, Sara Townsend and George Wiggins,

and the motion lost.

Question being on the adoption of the committee of conference report. A roll call was requested.

Sufficiently seconded. Rep. Erler abstained from voting under Rule 16.

YEAS 166 NAYS 156 **YEAS 166**

BELKNAP COUNTY

Beard, French, Barbara Kidder, Lawton, Mansfield, James Murray, Nighswander and Young.

CARROLL COUNTY

Russell Chase, Claflin, Conley, Dickinson, Duprey, Fullam, Howard and Kenneth Smith.

CHESHIRE COUNTY

Ballam, Cooke, Cleon Heald, Knight, Scranton, Turner and Whipple.

COOS COUNTY

Burns, Drake, Fortier, Huggins, Hunt and Victor Kidder.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, W. Murray Clark, Myrl Eaton, Fimlaid, Logan, Mann and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ahern, Ainley, Arnold, Bednar, Belanger, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Cobleigh, Coburn, Joseph Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Day, Clyde Eaton, Favreau, Gauthier, George Healy, Howard Humphrey, Karnis, Lawrence, Lefebvre, Lynch, Lyons, MacDonald, Martin, McLaughlin, Milne, Morgan, Fred Murray, Paradis, Arnold Perkins, Polak, Kenneth Spalding, Sullivan, Sweeney, P. Robert Thibeault, Harold Thomson, Tropea, Vachon and Van Loan.

MERRIMACK COUNTY

Chris Andersen, Ayles, Laurent Boucher, John Cate, Milton Cate, Chandler, Christensen, Alice Davis, Hager, James Humphrey, William Kidder, LaBonte, Millard, Noble, Plourde, Rich, Riley, Shapiro, Shepard, Sherman and Doris Thompson.

ROCKINGHAM COUNTY

Appel, Benton, Bisbee, William Boucher, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cressy, Cunningham, Dame, Roy Davis, Eastman, Ellis, Gage, Goodrich, Gorman, Greene, Griffin, King, Lockhart, McEachern, Niebling, Page, Read, Sanborn, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault and Wilson.

STRAFFORD COUNTY

Bernard, Canney, Donnelly, Dunlap, Hebert, Kimball, Kincaid, Lessard, Maloomian, Osgood, Parnagian, Pray, Rowell, Ruel, Barbara Thompson, Tibbetts and Torrey.

SULLIVAN COUNTY

Barrus, Frizzell, Olden, Scott, Sara Townsend and George Wiggins.

NAYS 156

BELKNAP COUNTY

Bowler, Goyette, Hildreth, Leary, Marsh, Kenneth Randall and Sabbow. CARROLL COUNTY

Roderick Allen and Towle.

CHESHIRE COUNTY

Close, Cournoyer, Fillback, Anne Gordon, Hanna, Ladd, Marshala, Milbank, Nims, Proctor, Ramsey, Russell, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Rebecca Gagnon, Horton, George Lemire, Oleson, Valliere, Wiswell and York.

GRAFTON COUNTY

David Bradley, Richard Bradley, Chambers, Copenhaver, Cornelius, Gaylord Cummings, Melnick, Pepitone, Symons and Ward.

HILLSBOROUGH COUNTY

Barrett, Belcourt, Bishop, Emile Boisvert, Corey, Corser, Kendall Cote, Margaret Cote, William Desmarais, Douzanis, Drewniak, Joseph Eaton, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Granger, Gravelle, Philip Heald, Edmund Keefe, Martel, McGlynn, Morgrage, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Reardon, Reidy, Henry Richardson, Shea, Andre Simard, Leonard Smith, Solomon, Spirou, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Bartlett, Castaldo, Raymond Chase, Eugene Daniell, Estee, Gamache, George Gordon, Haller, Harriman, Hess, H. Gwendolyn Jones, Kenison, McNichol, Packard, Ralph and Elmer Wiggin.

ROCKINGHAM COUNTY

Barka, Belair, Blanchette, Briggs, Cotton, Donald DeCesare, Grace DeCesare, Flanagan, Ganley, Gaskill, Gillis, Goff, Hobbs, Kashulines, Kelley, Krasker, Maynard, Parolise, Parr, Peterson, Anthony Randall, Reese, Richards, Rogers, Splaine, Twardus, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bouchard, Shirley Clark, Walter Desmarais, Dudley, Charles Grassie, Habel, Horrigan, Joncas, Joos, McManus, Rod O'Connor, Parshley, Preston, Sackett, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Lucas, Mahoney, Rousseau, Roma Spaulding and Williamson. and the report was adopted.

RECONSIDERATION

Rep. Coutermarsh moved reconsideration on HB 527. Reconsideration lost.

CONFEREE SUBSTITUTION

Rep. Frizzell replaced Rep. Southwick on HB 972.

COMMITTEE OF CONFERENCE APPOINTMENTS

HB 652, relative to the form and use of walking disability identification on motor vehicles.

The Speaker appointed Reps. Marsh, James Murray, French and MacDonald.

COMMITTEE OF CONFERENCE REPORTS

HB 160, limiting the exemption from property taxes for governmental property. (Report printed SJ June 12)

Adopted.

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

Rep. James Murray explained the report.

The Speaker ruled the report contained a non-germane amendment.

Rep. George Wiggins moved that the report be tabled and subsequently withdrew his motion.

Rep. McManus moved that the report be tabled.

A division was requested.

142 members having voted in the affirmative and 150 in the negative, the motion to table lost.

Rep. French moved that the House non-concur, discharge the committee of conference and establish a new committee of conference.

On a voice vote the Speaker was in doubt and requested a division.

185 members having voted in the affirmative and 111 in the negative, the motion passed.

The Speaker appointed Reps. James Murray, Lyons, French and MacDonald.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees.

Rep. Richard Bradley moved that the House nonconcur and spoke to his motion. Motion adopted.

COMMITTEE OF CONFERENCE REPORT ON SB 111

The committee of conference to which was referred Senate Bill 111, An Act providing for the regulation of electricians, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out section 4 and renumbering section 5 to read as 4.

Conferees on the Part of the Senate: Sens. Preston, Sanborn and Poulsen.

Conferees on the Part of the House: Reps. McLane, Noble, Sara Townsend and Ziakas.

Reps. Noble and McLane explained the report.

Reps. Milton Cate and Lyons spoke to the report.

Rep. Proctor spoke against the report.

Rep. Cunningham moved the previous question.

Sufficiently seconded.

Adopted.

Committee of conference report adopted.

RECONSIDERATION

Rep. Brouillard moved reconsideration of the adoption of the committee of conference report on HB 523, reducing the minimum age for licensure as a private detective.

Reconsideration prevailed.

Rep. Brouillard moved that the House non-concur and appoint a new committee of conference.

Motion adopted.

The Speaker appointed Reps. Carswell, Brouillard, Russell and Cornelius.

SUSPENSION OF RULES

Rep. Sara Townsend moved that the joint rules be so far suspended as to dispense with the printing and distribution of a committee of conference report on SB 18, relative to commitment of children to the youth development center for an offense. Adopted by the necessary two-thirds.

COMMITTEE OF CONFERENCE REPORT ON SB 18

The committee of conference to which was referred Senate Bill 18, An Act relative to the commitment of children to the youth development center for an offense, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

1 Chapter Title Changed. Amend the chapter title of RSA 169 by striking out the words "Neglected and Delinquent Children" and inserting in place thereof the following (Neglected and Delinquent Children and Persons in Need of Supervision) so that said chapter title, as amended, shall read as follows:

CHAPTER 169

Neglected and Delinquent Children and Persons In Need of Supervision

- 2 Scope of Chapter, Amend RSA 169:1 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 169:1 Applicability of Chapter. This chapter shall apply to neglected and delinquent children and persons in need of supervision as defined in RSA 169:2.
- 3 Definitions. Amend RSA 169:2, as amended, by striking out said section and inserting in place thereof the following:

169:2 Definitions. In this chapter:

- I. "Child" or "juvenile" means a delinquent child, a person in need of supervision or a neglected child.
 - II. "Court" means the district or municipal court, unless otherwise indicated.
- III. "Delinquent child" means a child who has committed an offense before reaching the age of eighteen years which would be a felony or misdemeanor under the criminal code of this state if committed by an adult, or who is a child who has violated the terms of probation and is expressly found to be in need of counseling, supervision, treatment, or rehabilitation as a consequence thereof.
 - IV. "Detention care" means the care of a child in physically restricted facilities.
 - V. "Neglected child" means a child under the age of eighteen:
 - (a) Who has been abandoned by his parents, guardian or custodian;
- (b) Who is without proper parental care or control, subsistence, education as required by law, or other care or control necessary for his physical, mental or emotional health, when it is established that his health has suffered or is very likely to suffer serious impairment, and the deprivation is not due primarily to the lack of financial means of his parents, guardian or custodian;
- (c) Whose parents, guardian or custodian are unable to discharge their responsibilities to and for the child because of incarceration, hospitalization or other physical or mental incapacity; or
 - (d) Who has been placed for care of adoption in violation of law.
 - VI. "Person is need of supervision" means a child under the age of eighteen who:
- (a) Being subject to compulsory school attendance, is habitually and without justification truant from school;
- (b) Habitually disobeys the reasonable and lawful commands of his parents, guardian or custodian, and is ungovernable and beyond their control;
 - (c) Has committed an offense applicable only to a child;
- (d) Has committed an offense which, if committed by an adult, would be a violation under the criminal code of this state, or has violated an ordinance or by-law of a city or town; and
- (e) If any of the foregoing is expressly found to be in need of counseling, supervision, treatment or rehabilitation as a consequence thereof.
- VII. "Probation" means a legal status created by court order following an adjudication that a child is delinquent or is a person in need of supervision, whereby the child is permitted to remain in the community, including his home, subject to:
 - (a) The conditions and limitations on his conduct prescribed by the court;
- (b) Such counseling and treatment as deemed necessary, pursuant to methods and conditions prescribed by the court, for the minor and his family;

- (c) The supervision of a probation officer or volunteer counsellor, as authorized by RSA 504:19; and
- (d) Return to the court for violation of probation and change of disposition at any time during the period of probation.
 - VIII. "Shelter care" means the care of a child in physically unrestricted facilities.
- 4 Petition for Child, Amend RSA 169:3 by striking out said section and inserting in place thereof the following:
- 169:3 Petition. Any reputable person having information of a neglected or delinquent child or a person in need of supervision may file with a judge or clerk of any district or municipal court in the county in which the child or person is found or resides, a petition in writing setting forth the facts verified by affidavit. On motion of any probation officer alleging that either justice or convenience requires the transfer of the petition to some other district or municipal court, such petition may be transferred to such court if justice or convenience requires.
- 5 Custody of Children. Amend RSA 169:7 (supp), as amended, by striking out said section and inserting in place thereof the following:
 - 169:7 Custody, Pending final disposition of the case:
- I. A neglected child may be retained in the custody of the person having the child in charge, or in the custody of the director of the division of welfare, department of health and welfare, or may be kept in some suitable place other than the youth development center at the expense of the town, county or state, as may be ordered by the court.
- II. A person in need of supervision may be retained in the custody of the person having the child in charge, or may be placed in the following shelter care or detention care facilities if such facility is not one in which children alleged or adjudicated to be delinquent may be detained or committed under this chapter:
- (a) A licensed foster home or a home otherwise authorized by law to provide such care;
 - (b) A home expressly approved by the court for this purpose;
 - (c) A facility operated by a licensed child welfare agency; or
- (d) Any other facility designated by the court as suitable for this purpose, provided that a person in need of supervision shall not be placed in any facility designated by the court under this paragraph which is located at the youth development center for more than three days and no person in need of supervision may be placed in such facility after July 1, 1977.
- III. A delinquent child may be retained in the custody of the person having the child in charge, or in the custody of the probation officer, or may be kept in some suitable place at the expense of the town, county or state, as may be ordered by the court; provided, however, that if the court places such child in the custody of the youth development center, final disposition of his case shall be made within thirty days after such placement.
- IV. If custody in any case under this section is awarded to the director of the division of welfare, department of health and welfare, the expense for the maintenance and care of the child shall be borne by the town in which the child resides, and the town shall have a right of action over for such expense against whoever is legally chargeable for the child's support, and the court may make orders of reimbursements to town of residence as may be reasonable and just.
- 6 Commitment to Jail. Amend RSA 169:8 by inserting in line four after the word "a" the following (delinquent) so that said section as amended shall read as follows:
- 169:8 No Committal to Jail. No child shall be committed to a jail or police station, or other place where he can come in contact with any adult under arrest or charged with or serving sentence under conviction of crime; provided that a delinquent child whose habits or conduct are deemed such as to constitute a menace to other children, may by order of the court be restrained in a jail or other place of detention for adults, but in a separate room or ward.
- 7 Disposition of Delinquents. Amend RSA 169:14 (supp), as amended, by striking out said section and inserting in place thereof the following:
- 169:14 Disposition of Delinquents; Probation; Institution Care. When a child is found to be delinquent, the court may commit the child to the youth development center or continue the case with such orders as to care, custody, and probation as justice and the welfare of the child require. After the delinquent child has passed the age of seventeen years, the court may, under its continuing jurisdiction, commit him either to the youth development center, house of correction, jail or state prison, for

all or any part of the term of his minority. A summary of the probation officer's investigation shall accompany each commitment. All records pertaining to cases of delinquency shall be kept at all times so that no one, except by court order, other than officers of the institution where the child is committed, duly accredited probation officers and others entrusted with the corrective treatment of said child, shall have access to the same. Any officer or employee of an institution who permits other than authorized persons to have access to such records, or any officer or employee or person entrusted with the use of the same for corrective purposes, or anyone else, who publishes or broadcasts or permits the publication or broadcast of such records or parts of the same, except by court order, shall be in contempt of court. This prohibition shall not be construed to prevent publication as provided in this section or RSA 169:27.

8 Disposition of Persons in Need of Supervision. Amend RSA 169 by inserting after section 13 the following new section:

169:13-a Disposition of Persons in Need of Supervision.

- I. When a child is found to be a person in need of supervision, the court may place such child in a shelter care facility designated in this paragraph, if such facility is not one in which children alleged or adjudicated to be delinquent may be detained or committed under this cyapter:
- (a) A licensed foster home or a home otherwise authorized by law to provide such care;
 - (b) A home expressly approved by the court for this purpose;
 - (c) A facility operated by a licensed child welfare agency; or
- (d) Any other facility designated by the court as suitable for this purpose other than the youth development center.
- II. If a child found to be a person in need of supervision violates the terms of probation, the court may place such child in a shelter care or detention care facility enumerated in paragraph I or may place such child in any facility designated by the court which is located at the youth development center if such facility is not one in which children alleged or adjudicated to be delinquent may be detained or committed under this chapter.
- 9 Physical and Mental Treatment. Amend RSA 169:17-a, as inserted by 1961, 21:1, as amended, by striking out said section and inserting in place thereof the following:

169:17-a Orders for Physical and Mental Treatment. If it is alleged in any complaint, or it appears at any time during the progress of the case, that a person in need of supervision or a neglected or delinquent child is in need of physical treatment, the failure to receive which is a contributing cause of neglect or delinquency, due notice of that fact shall be given as provided in RSA 169:4. If the court, upon hearing, finds that such treatment is reasonably required, he shall order the parent, guardian or custodian of the child to provide it. If this order is not obeyed within a reasonable time, the court shall require such treatment to be provided at the expense of the town in which the child resides, and recovery of the expenses thereby incurred shall be had from the person or persons chargeable by law for the child's necessities. Any court finding that a child is delinquent may, before making disposition of the case as provided in RSA 169:14, order such delinquent to be taken for examination to the nearest mental hygiene clinic, having regard to time and place, that is served by or qualified by the director, division of mental health, department of health and welfare. If at the clinic the juvenile delinquent shall not appear to present a case for further mental study and treatment, the clinic shall report to the court that fact and such other findings as may be pertinent, and the court shall dispose of the case as provided in RSA 169:14. If the delinquent child shall appear to present a case for further study and treatment, that fact shall be reported by the said clinic to the court, and if the court finds that fact to be true, upon hearing and after notice as provided in RSA 169:4, it may make an order for such care, treatment or commitment to any public or private institution providing psychiatric treatment, including the New Hampshire hospital, as the welfare of the child and society require, and may thereafter modify the order disposing of the petition as justice may require. The expense of any commitment, care of treatment ordered by the court as provided herein shall be recovered in the same manner as provided for in connection with physical treatment.

10 Insanity or Feeble-Mindedness. Amend RSA 169:18, as amended, by striking out said section and inserting in place thereof the following:

169:18 Feeble-minded or Insane Child. If it is alleged in any complaint or appears at any time in the progress of the case that a child may be feeble-minded or insane, due notice of that fact shall be given as provided in RSA 169:4, and if the court, upon hearing, finds that the child is either insane or feeble-minded, the court may commit said child to the New Hampshire hospital or to the Laconia state school, to be detained and cared for, with the right of recovery against the person or persons chargeable by law for support.

11 Review of Disposition Required. Amend RSA 169 by inserting after section 31

the following new section:

169:31-a Review of Disposition Required. The court shall review the disposition of each child under RSA 169:7, 10, 13-a or 14 at least once within one year after such disposition and at least annually thereafter.

12 Election by Child. Amend RSA 169 by inserting after section 21-a the

following new section:

169:21-b Election by Child. In a juvenile court, at any time before a hearing on the allegations of a petition filed pursuant to RSA 169:3, a child who is charged with an act of delinquency committed after his seventeenth birthday may by motion elect to be tried as an adult and to have his case dealt with in the same manner as any other criminal prosecution.

13 Jurisdiction Over Certain Persons. Amend RSA 169 by inserting after section

29 the following new section:

169:29-a Jurisdiction Over Certain Persons. The juvenile courts shall have jurisdiction over any person with respect to whom a petition is filed under this chapter before his nineteenth birthday for an alleged delinquency offense committed before his eighteenth birthday. Jurisdiction obtained by a court over a person under this section and all order affecting him then in force, unless terminated prior thereto by the court, shall terminate when the person reaches nineteen years of age.

14 Penalty for Possession of Liquor or Alcoholic Beverages by Minor Changed. Amend RSA 175:8-a (supp), as inserted by 1959, 157:1, as amended, by striking our in line two the word "misdemeanor" and inserting in place thereof the following

(violation) so that said section as amended shall read as follows:

175:8-a Unlawful Possession. Any minor who has in his possession any liquor or alcoholic beverage shall be guilty of a violation. Any minor convicted of unlawful possession of liquor or alcoholic beverages shall forfeit the same, and it shall be disposed of as the court directs. The proceeds, if any, shall be paid into the treasury of the county wherein the proceedings were determined.

15 Repeal. RSA 193:17, relating to habitual truants, is hereby repealed.

16 Effective Date. This act shall take effect sixty-five days after its passage.

Conferees on the Part of the Senate: Sens. Bradley, Bossie and Jacobson.

Conferees on the Part of the House: Reps. Cleon Heald, Zechel, Copenhaver and Lyons.

Rep. Copenhaver explained the report

Reps. Gorman, Eugene Daniell and Morrissette spoke against the report.

Reps. Zechel. Philip Currier and Cornelius spoke in favor of the report.

Rep. Casassa moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested.

Sufficiently seconded.

YEAS 200 NAYS 89

YEAS 200

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Lawton, Leary, Mansfield, Nighswander and Sabbow.

CARROLL COUNTY

Roderick Allen, Claflin, Conley, Duprey, Howard and Towle.

CHESHIRE COUNTY

Close, Cooke, Hanna, Johnson, Proctor and Scranton.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Rebecca Gagnon, Horton, Hunt, Victor Kidder, Oleson, Mabel Richardson, Valliere and Wiswell.

GRAFTON COUNTY

David Bradley, Richard Bradley, Chambers, Copenhaver, Cornelius, Myrl Eaton, Fimlaid, Logan, Mann, Melnick, Symons and Ward.

HILLSBOROUGH COUNTY

Ahern, Arnold, Barrett, Belanger, Bernier, Bishop, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Carswell, Cobleigh, Corser, Margaret Cote, Cullity, Philip Currier, Day, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Howard Humphrey, Edmund Keefe, Lynch, Lyons, Martin, McGlynn, McLaughlin, Milne, Morgan, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Paradis, Arnold Perkins, Peters, Polak, Reardon, Reidy, Shea, Sing, Leonard Smith, Solomon, Spirou, Tropea, Vachon, Van Loan, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Laurent Boucher, John Cate, Raymond Chase, Christensen, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McLane, McNichol, Packard, Rich, Sherman, Doris Thompson and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, William Boucher, Briggs, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Dame, Donald DeCesare, Eastman, Flanagan, Gage, Ganley, Greene, Griffin, Hoar, Kashulines, Kelley, King, Krasker, Lockhart, Maynard, McEachern, Niebling, Page, Parolise, Parr, Peterson, Anthony Randall, Richards, Rogers, Sanborn, Sayer, Scamman, Skinner, Splaine, Stimmell, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Canney, Shirley Clark, Donnelly, Dunlap, Charles Grassie, Habel, Hebert, Horrigan, Joncas, Joos, Kimball, Lessard, McManus, Rod O'Connor, Parshley, Pray, Preston, Robillard, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey and Tripp.

SULLIVAN COUNTY

Frizzell, Lucas, Mahoney, Olden, Roma Spaulding, Sara Townsend and Williamson.

NAYS 89

BELKNAP COUNTY

James Murray and Young

CARROLL COUNTY

Fullam and Kenneth Smith.

CHESHIRE COUNTY

Anne Gordon.

COOS COUNTY

Huggins and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, Gaylord Cummings, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Bednar, Emile Boisvert, Burke, Coburn, Corey, Joseph Cote, Kendall Cote, Crotty, William Desmarais, Douzanis, Drewniak, Clyde Eaton, Joseph Eaton, Favreau, Granger, Salvatore Grasso, Gravelle, Philip Heald, George Healy, Karnis, Armand Lemire, Levasseur, MacDonald, Martel, Morgrage, Morrissette, Russell Perkins, Record, Henry Richardson, Andre Simard, Sullivan, Sweeney, Harold Thomson and Wheeler.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Chandler, Eugene Daniell, George Gordon, Harriman, James Humphrey, Noble, Plourde, Ralph, Riley and Shepard.
ROCKINGHAM COUNTY

Cunningham, Ellis, Erler, Gaskill, Goff, Gorman, Hobbs, Schwaner, Constance Simard, Tavitian and Twardus.

STRAFFORD COUNTY

Bernard, Bouchard, Walter Desmarais, Kincaid, Maloomian, Osgood, Rowell and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.

and the report was adopted.

SENATE MESSAGE

SUSPENSION OF JOINT RULES ON

PRINTING AND DISTRIBUTION COMMITTEE OF CONFERENCE REPORT HB 972, relative to the habitual offender law in the operation of motor vehicles.

SUSPENSION OF JOINT RULES

Rep. Frizzell moved that the joint rules be so far suspended as to take up a committee of conference report on HB 972 not distributed in the seat pockets.

Adopted by the necessary two-thirds.

COMMITTEE OF CONFERENCE REPORT

HB 972, relative to the habitual offender law in the operation of motor vehicles. (Report printed in SJ June 12)

Rep. Frizzell explained the report.

Adopted.

CONFEREE SUBSTITUTION

HB 75, Rep. Symons replaced Rep. Altman.

RECONSIDERATION

Rep. Hager moved reconsideration of the action of non-concurrence with the committee of conference report on SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

Reps. Drake, Richard Bradley and Barrus spoke in favor of reconsideration.

Reconsideration passed.

Rep. Hager moved that the House non-concur and set up a new committee of conference.

Adopted.

The Speaker appointed Reps. James Murray, Shepard, Gorman and Drake,

SENATE MESSAGE ACCEDED REQUESTS

FOR NEW COMMITTEE OF CONFERENCE

SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

The President appointed Sens. Rock, Monier and Blaisdell.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

The President has appointed as members of said committee Sens. Monier, Trowbridge and McLaughlin.

SUSPENSION OF RULES

Rep. Lyons moved that the Joint rules be so far suspended as to take up the report of a committee of conference on SB 80 not previously distributed in the seat pockets and spoke to her motion.

Reps. McManus and Joseph Eaton spoke against the motion.

Rep. Spirou spoke in favor of the motion.

On a voice vote the Speaker was in doubt and requested a division.

 $152\,$ members having voted in the affirmative and 115 in the negative, the motion lost, lacking the necessary two-thirds.

SENATE MESSAGE ACCEDED REQUEST

FOR NEW COMMITTEE OF CONFERENCE

HB 652, relative to the form and use of walking disability identification on motor vehicles.

The President appointed Sens. Poulsen, Monier and Jacobson.

SUSPENSION OF JOINT RULES

Rep. MacDonald moved that the Joint rules be so far suspended as to take up the committee of conference report on HB 652, not previously distributed in the seat pockets.

Rep. Scamman requested that the title of the bill be read.

The clerk read the title.

A division was requested.

205 members having voted in the affirmative and 70 in the negative, the motion was adopted.

COMMITTEE OF CONFERENCE REPORT

HB 652, relative to the form and use of walking disability identification on motor vehicles.

Question being on the adoption of the committee of conference report on HB 652. (New report printed SJ of June 12)

Rep. Plourde spoke against the motion.

Rep. Lyons explained the report.

Rep. George Gordon spoke against the adoption of the report.

The report was not adopted.

SENATE MESSAGE REFUSAL TO ACCEDE TO REQUEST FOR COMMITTEE OF CONFERENCE

HB 523, reducing the minimum age for licensure as a private detective.

320 members were recorded as present.

On motion of Rep. French the House adjourned to meet Tuesday next at 5:43 o'clock.

Tuesday, 17June75

The House met at 5:43 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Good Morning Lord! Glad to be alive. We have mixed feelings about being here. It is a busy time of the year. It sure is. We get kind of weary here in this place. And concerns of all kinds in several places seem to demand our time more and more. Don't let our minds wander too far from the business at hand. There is real danger in the careless and sleepy approach. Important issues are before us and we have been given a trust from the people that we dare not fail. The world is constantly crying for doers! For persons of faith and integrity and action! Give us the necessary strength to adequately meet the challenges of this day. In Jesus' name we pray. Amen!

Rep. Anthony Randall led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Duhaime and LaChance, the week, important business.

Rep. Gemmill, the day, important business.

Rep. O'Connell, the week, death in family.

Rep. Seamans, the week, illness.

Reps. Danforth and Poulin, the day, illness.

INTRODUCTION OF GUESTS

Christopher Reese and Christian White, son and friend of Rep. Reese; William McLean, President of Paralyzed Veterans of America and Daphanie McLean, guests of Rep. William Boucher; Bertha Wolfsen, wife of Rep. Wolfsen; Norma Randall, wife of Rep. Anthony Randall; Elizabeth Stimmell, wife of Rep. Stimmell; Jeffrey Milliken and Carl Matson, son and friend of the Assistant Clerk of Senate, Carol Milliken, A guest of Rep. Roderick O'Connor; Ella Richards, wife of Rep. Richards; Karen Appel, daughter of Rep. Appel.

ENROLLED BILLS REPORT

HB 54, revising the tobacco tax law, providing for a tax on cigarettes only and eliminating the enforcement powers of the director of miscellaneous tax division, concerning the unfair sales act.

HB 55, requiring carnival-amusement operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

HB 122, relative to off highway recreational vehicles.

HB 171, defining specific acts as cruelty to animals.

HB 226, relative to adjusted total disability benefits under workmen's compensation.

HB 989, amending in general various provisions of the workmen's compensation

HB 853, relative to child caring and child placing agencies and the licensing

HB 952, providing village districts with the authority to maintain and build roads.

HB 964, relative to the legislative proceedings and the duties and expenses of the clerks of both houses.

SB 277, restricting the taking of fish in trout waters.

SB 303, relative to phasing out the forest conservation aid program and the special aid for heavily timbered towns and establishing a legislative forest policy study committee.

SB 325, relative to assaults by prisoners and the offense of escape.

HB 160, limiting the exemption from property taxes for governmental property.

SB 4, regulating the liability of governmental units in actions to recover for bodily injury and establishing a legislative committee to study problems relative to sovereign immunity.

SB 106, relative to the form and content of documents filed with the register of deeds.

SB 111, providing for the regulation of electricians.

SB 137, authorizing the department of employment security to enter into a temporary agreement under the Trade Act of 1974 and relative to payment of unemployment compensation benefits thereunder.

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school.

SB 157, relative to kidney disease and making an appropriation therefor.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor.

HB 516, relative to collective bargaining rights for public employees.

Mabel L. Richardson For The Committee.

ENROLLED BILLS AMENDMENTS

SB 204, relative to water resources board expenditure of fees on repair and maintenance of dams (Amendment printed SJ June 12)

This amendment renumbers the RSA chapter inserted by the bill to reflect inserting of the same numbered chapter by 1975, chapter 403 (HB 102).

Adopted.

SB 149, relative to increasing the maximum age of neglected or abused children until completion of high school. (Amendment printed SJ June 12) This amendment makes technical changes to conform to earlier enactment of chapter 411 of the laws of 1975 (HB 643).

Adopted.

HB 438, transferring certain state prison employees from group I of the New Hampshire retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor.

AMENDMENT

Amend section 2 of the bill by striking out lines two and three and inserting in place thereof the following: inserting after section 36-b the following new section: 100-A:36-c State Prison Employees Transferred to Group II. All permanent

This amendment renumbers the section because of the passage of HB 787 in this session

Adopted.

The Speaker requested a quorum count. The Speaker declared a quorum present.

COMMITTEE OF CONFERENCE REPORT

HB 828, making appropriations for capital improvements.

Reps. Alice Davis, Griffin, Scamman, Niebling, Johnson and Joseph Eaton spoke against the report.

Reps. Forsaith Daniels, Splaine, Kenneth Spalding, George Gordon, McLane, George Wiggins, Peterson, Cunningham and French spoke in favor of the report.

Rep. George Gordon spoke a second time in favor of the report.

Rep. Wilfrid Boisvert moved the previous queston.

Sufficiently seconded.

Adopted.

Rep. Peterson requested a roll call.

Sufficiently seconded.

Rep. Tarr abstained from voting under Rule 16.

ROLL CALL ON HB 828

Question: Adoption of Committee of Conference Report

YEAS 130 NAYS 167 **YEAS 130**

BELKNAP COUNTY

Beard, French, Mansfield and Nighswander.

CARROLL COUNTY

Claflin, Conley, Fullam, Howard and Kenneth C. Smith.

CHESHIRE COUNTY

Callahan, Close, Cooke, Fillback, Cleon E. Heald, Knight, Marshala, McGinness, Milbank, Nims, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Fortier, Horton, Huggins, Victor L. Kidder, Oleson, Wiswell and York. GRAFTON COUNTY

Ira E. Allen, Buckman, George H. Cate, Gaylord G. Cummings, Fimlaid, LaMott, Mann and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Arnold, Bednar, Belanger, Burke, Cobleigh, Corser, Kendall J. Cote, Crotty, Daniels, Day, Drewniak, Clyde S. Eaton, Favreau, Gelinas, Granger, Gravelle, Howard S. Humphrey, Karnis, Edmund M. Keefe, Lawrence, Martin, McLaughlin, Morgan, Morgrage, Fred E. Murray, Normand, Timothy K. O'Connor, O'Neil, Arnold B. Perkins, Henry Richardson, Kenneth W. Spalding, Sullivan, Harold E. Thomson, and Zechel.

MERRIMACK COUNTY

Ayles, Milton A. Cate, Gamache, George E. Gordon, James A. Humphrey, Kenison, McLane, Millard, Ralph, Riley, and Shepard. **ROCKINGHAM COUNTY**

Benton, William P. Boucher, Cressy, Charles E. Cummings, Cunningham, Dame,

Roy W. Davls, Donald H. DeCesare, Erler, Gillis, Gorman, Hobbs, William F. Keefe, King, Krasker, Lockhart, McEachern, O'Keefe, Peterson, Sayer, Schwaner, Skinner, Splaine, Tavitian, George J. Thibeault, Webster and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Grassie, Kimball, Rowell, Ruel, Barbara C. Thompson, Tibbetts, Torrey, and Woods.

SULLIVAN COUNTY

Burrows, Desnoyer, LeBrun, Scott, Roma A. Spaulding, George I. Wiggins and Williamson.

NAYS 165

BELKNAP COUNTY

Bowler, Hildreth, Marsh, and Young.

CARROLL COUNTY

Roderick T. Allen, Chase, Dickinson and Towle.

CHESHIRE COUNTY

Ames, Robert C. Callahan, Cournoyer, Anne B. Gordon, Hanna, Johnson, Ladd, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Rebecca A. Gagnon, Hunt, Mabel L. Richardson and Valliere.

GRAFTON COUNTY

Altman, David J. Bradley, Richard L. Bradley, Chambers, Copenhaver, Cornelius, Myrl R. Eaton, Logan, Melnick, Symons, Taylor, Bruce C. Townsend and Ward. HILLSBOROUGH COUNTY

Ahern, Belcourt, Emile E. Boisvert, Wilfrid A. Boisvert, Boyd, Bragdon, Carswell, Carter, Coburn, Corey, Joseph L. Cote, Margaret S. Cote, William A. Desmarais, Douzanis, Joseph M. Eaton, Ferguson, Fleisher, Gabrielle V. Gagnon, Gardner, Gramling, Grasso, Philip C. Heald, Lamy, Lynch, Lyons, McGlynn, Milne, Morrissette, Nardi, Orcutt, Russell Perkins, Russell, Peters, Polak, Reardon, Record, Reidy, Andre J. Simard, Sing, Leonard A. Smith, Spirou, Theriault, Robert P. Thibeault, Tropea, Vachon, Van Loan, Wheeler, Cecelia L. Winn, John T. Winn, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Bartlett, Castaldo, Chandler, Raymond F. Chase, Daniell, Alice Davis, Estee, Hager, Haller, Harriman, Hess, H. Gwendolyn Jones, LaBonte, McNichol, Noble, Packard, Rich, Sherman, and Elmer S. Wiggin.

ROCKINGHAM COUNTY

Appel, Bisbee, Blanchette, Collins, Collishaw, Connors, Grace L. DeCesare, Eastman, Ellis, Flanagan, Gage, Ganley, Gaskill, Goodrich, Greene, Griffin, Hoar, Kashulines, Kelley, Maynard, Niebling, Parolise, Parr, Anthony T. Randall, Reese, Richards, Rogers, Sanborn, Scamman, Constance L. Simard, Stimmell, Twardus and Wilson.

STRAFFORD COUNTY

Shirley M. Clark, Walter J. Desmarais, Donnelly, Dudley, Habel, Horrigan, Joos, Kincaid, Lessard, McManus, Roderick H. O'Connor, Osgood, Parnagian, Pray, Preston, Sackett, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Frizzell, Lucas, Mahoney and Sara M. Townsend.

and the report was not adopted.

Rep. William Kidder wished to be recorded against the report.

Rep. Griffin moved that the House non-concur and a new committee of conference be established.

Adopted.

COMMITTEE OF CONFERENCE REPORT

HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. (Report printed in Permanent Senate Journal).

Rep. French moved that debate be limited to forty minutes equally divided.

Rep. Marsh spoke against the motion.

Rep. French withdrew his motion.

Reps. Drake and Scamman explained the report.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

A roll call was requested. Sufficiently seconded.

Rep. Tarr abstained from voting under Rule 16.

YEAS 204 NAYS 104 YEAS 204

BELKNAP COUNTY

Beard, Bowler, French, Lawton, Leary, Mansfield, Nighswander, and Sabbow. CARROLL COUNTY

Roderick T. Allen, Chase, Claflin, Conley, Dickinson, Fullam, Howard, Kenneth C. Smith and Towle.

CHESHIRE COUNTY

Ames, Francis P. Callahan, Robert C. Callahan, Close, Cooke, Cournoyer, Fillback, Anne B. Gordon, Johnson, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Nims, Scranton, Turner, Wells and Whipple.
COOS COUNTY

Drake, Fortier, Rebecca A. Gagnon, Horton, Huggins, Victor L. Kidder, Mabel L. Richardson, Wiswell and York.

GRAFTON COUNTY

Ira E. Allen, Altman, David J. Bradley, Richard L. Bradley, Buckman, George H. Cate, Gaylord G. Cummings, Myrl R. Eaton, Fimlaid, Mann, Pepitone, Taylor and Bruce C. Townsend.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bednar, Belcourt, Emile E. Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corser, Daniels, Favreau, Ferguson, Fleisher, Granger, Grasso, Gravelle, Philip C. Heald, Howard S. Humphrey, Edmund M. Keefe, Lawrence, Lefebvre, Lyons, Martin, McLaughlin, Milne, Morgan, Morgrage, Fred E. Murray, Timothy K. O'Connor, Paradis, Arnold B. Perkins, Polak, Reardon, Record, Henry B. Richardson, Andre J. Simard, Sing, Kenneth W. Spalding, Sullivan, Theriault, P. Robert Thibeault, Harold E. Thomson, Tropea, Withington and Zechel. MERRIMACK COUNTY

Ayles, John O. Cate, Gamache, Hager, Haller, Hanson, James A. Humphrey, Kenison, McLane, Nichol, Millard, Packard, Ralph, Rich, Riley, Shepard, Sherman and Elmer S. Wiggin.

ROCKINGHAM COUNTY

Appel, Benton, William P. Boucher, Campbell, Casassa, Collishaw, Charles E. Cummings, Cunningham, Dame, Roy W. Davis, Donald H. DeCesare, Eastman, Ellis, Erler, Flanagan, Gaskill, Gillis, Goodrich, Gorman, Greene, Griffln, Hoar, Kashulines, King, Lockhart, McEachern, Page, Parr, Peterson, Anthony T. Randall, Reese, Richards, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance L. Simard, Skinner, Stimmell, Tavitian, George J. Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Shirley M. Clark, Walter J. Desmarais, Donnelly, Joos, Kimball, Osgood, Parnagian, Pray, Preston, Rowell, Ruel, Sackett, Barbara C. Thompson, Tibbetts, Torrey, Tripp and Woods.
SULLIVAN COUNTY

Barrus, Desnoyer, Frizzell, LeBrun, Mahoney, Rousseau, Scott, Roma A. Spaulding, Sara M. Townsend, George I. Wiggins and Williamson.

NAYS 104

BELKNAP COUNTY

Goyette, Hildreth, Marsh, James W. Murray and Young. CHESHIRE COUNTY

Hanna, Proctor, Russell and Anthony Stevens.

COOS COUNTY

Cooney, Craggy, Hunt, Oleson and Valliere.

GRAFTON COUNTY

Chambers, Copenhaver, Cornelius, LaMott, Logan, Melnick, Symons and Ward. $\operatorname{HILLSBOROUGH}$ COUNTY

Belanger, Wilfrid A. Boisvert, Corey, Joseph L. Cote, Kendall J. Cote, Margaret S. Cote, Crotty, Cullity, Day, William A. Desmarais, Douzanis, Drewniak, Joseph M. Eaton, Gabrielle V. Gagnon, Gardner, Gelinas, Gramling, Daniel J. Healy, Lynch,

MacDonald, Lefebvre, McGlynn, Morrissette, Nardi, Normand, O'Neil, Orcutt, Russell L. Perkins, Peters, Reidy, Shea, Leonard A. Smith, Solomon, Spirou, Vachon, Van Loan, Wheeler, Cecelia L. Winn, John T. Winn, Woodruff and Ziakas.

MERRIMACK COUNTY

Bartlett, Castaldo, Chandler, Raymond F. Chase, Daniell, Alice Davis, Estee, Harriman, H. Gwendolyn Jones and LaBonte.

ROCKINGHAM COUNTY

Barka, Belair, Blsbee, Blanchette, Collishaw, Connors, Cotton, Grace L. DeCesare, Gage, Ganley, Goff, Kelley, Krasker, Maynard, Niebling, O'Keefe, Parolise and Splaine.

STRAFFORD COUNTY

Canney, Dudley, Grassle, Habel, Horrigan, Lessard, McManus, Roderick H. O'Connor, Parshley and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows and Lucas,

and the report was adopted.

Rep. Cressy wished to be recorded in favor of the committee of conference report.

COMMITTEE OF CONFERENCE APPOINTMENTS

The Speaker appointed as conferees on HB 828, making appropriations for capital improvements Rep. Forsaith Daniels who declined.

The Speaker appointed Rep. LaMott who declined.

The Speaker appointed Rep. Charles Cummings who declined.

The Speaker appointed Rep. Belair who declined.

The Speaker appointed Rep. Symons who declined.

The Speaker appointed Rep. Spirou who declined.

The Speaker appointed Reps. Drake, Scamman, Roberts and French,

SENATE MESSAGE SUSPENSION OF JOINT RULES ON

COMMITTEE OF CONFERENCE REPORT ON SB 275

Rep. Drake moved that the Joint Rules be suspended to permit the House to take action after the established deadlines, on the committee of conference report on SB 275, establishing a staggered registration system for private vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

Rep. George Wiggins spoke against the motion.

Reps. Richard Bradley and Spirou spoke in favor of the motion.

Adopted by the necessary two-thirds.

COMMITTEE OF CONFERENCE REPORT ON SB 275

The committee of conference to which was referred Senate Bill 275, An Act establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, having considered the same, report the same with the following recommendations:

That the Senate recede from its position of nonconcurrence with the House amendment, and concur with the House amendment, and

That the Senate and House adopt the following new amendment to the bill as amended by the House, and pass the bill as so amended:

Amend RSA 262:1, III as inserted by section 11 of the bill by striking out same and inserting in place thereof the following:

III. For every private passenger vehicle with a gross vehicle weight of not more than three thousand pounds, twelve dollars; for each such vehicle with a gross vehicle weight of more than three thousand but not more than five thousand pounds twenty-four dollars; for every such vehicle with a gross vehicle weight of more than five thousand but not more than eight thousand pounds, thirty-six dollars.

Conferees on the Part of the Senate: Sens. Monier, Trowbridge and McLaughlin.
Conferees on the Part of the House: Reps. Shepard, James Murray, Drake and

Rep. Drake explained the report.

Adopted.

SUSPENSION OF JOINT RULES ON COMMITTEE OF CONFERENCE REPORT

Rep. French moved that the Joint Rules be suspended to permit the House to take action after the established deadlines, on the committee of conference report on HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time.

Reps. George Wiggins and Gardner spoke against the motion.

Motion lost.

ENROLLED BILLS REPORT

HB 787, relative to the New Hampshire retirement system and merging the employees' retirement system of the state of New Hampshire into the New Hampshire retirement system.

HB 857, relative to discrimination based upon physical or mental handicap.

HB 66, relative to fees for the superior court.

HB 311, to provide recognition of the war service of residents of this state who served in the armed forces of the United States during the Vietnam conflict and making an appropriation therefor.

HB 469, requiring the discharge of a real estate mortgage to be in the form of a written document.

HB 535, facilitating the making of anatomical gifts.

HB 885, to reorganize the department of revenue administration.

HB 888, establishing procedures for class actions in state courts.

HB 937, relative to the publication of statutes and making appropriations for the republication of volumes 2,2-A and 2-B of the Revised Statutes Annotated and for the 1977 supplements to the RSA.

HB 975, relative to legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building.

 $\mbox{HB 983, relative to the daily and permanent journals of legislative proceedings and the index to the session laws.$

SB 182, relative to municipal development of industrial facilities.

Mabel L. Richardson For The Committee

ENROLLED BILLS AMENDMENTS

SB 157, relative to kidney disease and making an appropriation therefor. (Report printed in SJ June 17)

This amendment renumbers the RSA chapter inserted by the bill to reflect insertion of the same numbered chapter by HB 102.

Adopted.

SB 106, relative to the form and content of documents filed with the register of deeds. (Report printed SJ June 17)

This amendment corrects the numbering of the RSA section inserted by the bill to correctly read "478:40-a".

Adopted.

SB 111, providing for the regulation of electricians by an electricians' board and for the administration of occupational and professional tests by the department of education. (Report printed SJ June 17)

The first amendment conforms the title to the substance of the bill. The other amendments correct grammatical errors.

Adopted.

SB 4, regulating the liability of governmental units in actions to recover for bodily injury. (Report printed SJ June 17)

This amendment conforms the title to the substance of the bill. Adopted.

SB 137, to provide that unemployment compensation may be paid to an individual who is also receiving payments under the United States Trade act of 1974. (Report printed in SJ June 17)

This amendment conforms the title to the substance of the bill.

Adopted.

SB 343, relative to direct billing by insurers. (Report printed SJ June 17) This amendment conforms the title to the substance of the bill. Adopted.

HB 671, relative to a general revision of probation laws.

AMENDMENT

Amend RSA 504:1 as inserted by section 1 of the bill by striking out line three and inserting in place thereof the following: any part thereof; to place a defendant on probation for a period not to exceed

Amend section 15 of the bill by striking out line one and inserting in place thereof the following: 15 Records for Money Received or Paid Out. Amend RSA 504:17 by striking

This amendment corrects an error in punctuation and clarifies a section title of the bill.

Adopted.

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and revising the appropriation for such renovation.

Amend the bill by striking out section 4 and renumbering sections 5 and 6 to read as 4 and 5 respectively.

This amendment deletes the bill section relating to control over the state house and legislative office building as this subject is covered in HB 975. The amendment also conforms the title to the bill's contents.

Adopted.

HB 565, relative to accident and health insurance policies.

AMENDMENT

Amend RSA 415:18, IX (c) as inserted by section 5 of the bill by striking out line eleven and inserting in place thereof the following: the deductible to be satisfied during a period of not less than six months.

This amendment corrects a grammatical error. Adopted.

HB 770, providing certain standards for individual accident and health insurance policies.

AMENDMENT

Amend RSA 415-A:4, I as inserted by section 1 of the bill by striking out line two and inserting in place thereof the following: policies of accident and health insurance, no such policy shall be

This amendment corrects a grammatical error. Adopted.

HB 496, to protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to information practices of state agencies and establishing a legislative committee to study the acquisition, use, dissemination and retention of personal information by state agencies.

Amend RSA 7-A:5 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

7-A:5 Report to General Court. The secretary of state shall provide to the president of the senate and speaker of the house on October first of each even-numbered year a list of all state agencies that have filed information with him pursuant to RSA 7-A.

Amend section 3 of the bill by striking out same and inserting in place thereof the following:

3 Transitional Report to General Court. Notwithstanding RSA 7-A:5, as inserted by section 1 of this act, the secretary of state shall file the report specified in RSA 7-A:5 with the president of the senate and the speaker of the house on or before August 1, 1976 and shall not file said report on October 1, 1976.

4 Effective Date. This act shall take effect upon its passage.

The first amendment corrects the title to conform to the substance of the bill. The rest of the amendment corrects an omission in the committee of conference report in which the frequency of the report to the legislature was omitted. This amendment provides for a biennial report, as intended by the conferees, except that the first report is due on August 1, 1976.

Adopted.

HB 871, permitting the state racing commission to employ public school teachers as assistants, establishing a director of greyhound racing and a director of horse racing and permitting the creation of public greyhound racing kennels and limiting those owned by a track.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

permitting the state racing commission to employ public school teachers as assistants and permitting the creation of public greyhound racing kennels and limiting those owned by a track.

This amendment conforms the title of the bill to the contents of the bill. Adopted.

HB 972, relative to the habitual offender law in the operation of motor vehicles.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to the habitual offender law in the operation of motor vehicles and second offenses of driving while intoxicated or under the influence of drugs.

This amendment conforms the title to the substance of the bill. Adopted.

Rep. Griffin moved that the committee of conference on HB 828, making appropriations for capital improvements, be instructed to delete the appropriation for the Port Authority expansion and to clarify the footnote on page 2 of the report

so that the study of the use of the Christian Science Home shall be made by the Office Space Study committee as constituted by chapter 29:4 of the Laws of 1970.

Rep. Chandler moved to divide the question.

Motion adopted.

Question being on instructing the conferees to delete the appropriation for the Port Authority expansion.

Rep. Splaine spoke to the motion.

Motion lost.

Question being on instructing the conferees to clarify the footnote on page 2 so that the study of the use of the Christian Science Home shall be made by the Office Space Study Committee as constituted by chapter 29:4 of the Laws of 1970.

Motion adopted.

RECESS

CONFEREE SUBSTITUTIONS

HB 828, Rep. Maynard replaced Rep. Roberts, Rep. LaMott replaced Rep. French.

RECONSIDERATION

Rep. Alice Davis moved reconsideration on HB 777 and subsequently withdrew her motion.

SENATE MESSAGE CONCURRENCE

HCR 19, establishing a joint committee to study and make recommendations concerning home rule legislation for cities and towns.

GOVERNOR'S VETO MESSAGE ON HB 497

To the Honorable Members of the General Court

I return herewith HB 497 without approval pursuant to Article 44, Part 2 of the Constitution with objections thereto noted below:

1. This provides a per diem of \$25.00 for Parole Board Members and increases its present per diem for School Building Authority Members from \$8.00 to \$25.00.

2. This bill would provide per diem for members of our citizen boards and in that respect is similar to HB 492 which would have provided an equal per diem for Trustees of the Prison Board. Last week the Legislature sustained the veto of HB 492.

3. Upon vetoing HB 492 I pointed out that — "If we were to extend uniformly a per diem of \$25 to all trustees of all boards and commissions in our state government it could cost the state an extra \$200,000 a year. We certainly cannot afford this expenditure at this time.

"One of the great strengths of our state government has been the voluntary service of hundreds of our citizens who serve on boards and commissions. Their great contributions cannot be measured in dollars.

"We will begin to erode seriously the citizen character of our government if we try to place an inadequate price tag on the measure of their services",

For these same reasons I respectfully urge your support to these objections to the enactment of House Bill 497.

Sincerely, Meldrim Thomson, Jr.

Question being shall HB 497 pass not withstanding the Governor's veto.

Rep. Coutermarsh requested a quorum count.

The Speaker declared a quorum present.

Reps. Spirou, Coutermarsh and Bednar spoke in favor of sustaining the Governor's veto.

YEAS 35 NAYS 246 YEAS 35

BELKNAP COUNTY Hildreth. CARROLL COUNTY Claflin. CHESHIRE COUNTY Ramsey. COOS COUNTY

Cooney and Oleson.

GRAFTON COUNTY

Chambers, Melnick and Symons.

HILLSBOROUGH COUNTY

Corser, Margaret S. Cote, Day, William A. Desmarais, Joseph M. Eaton, Gramling, Normand and Russell L. Perkins. and Vachon, Cecelia L. Winn and John T. Winn. MERRIMACK COUNTY

Raymond F. Chase and LaBonte.

ROCKINGHAM COUNTY

Collins, Griffin, Maynard, O'Keefe, Rogers, Splaine and Webster.

STRAFFORD COUNTY

Shirley M. Clark, Grassie, McManus and Sackett.

SULLIVAN COUNTY

Frizzell, Lucas and Scott.

NAYS 246

BELKNAP COUNTY

Beard, Bowler, French, Barbara Ann Kidder, Leary, Mansfield, Marsh, Murray, Kenneth A. Randall, Roberts and Young.

CARROLL COUNTY

Roderick T. Allen, Chase, Conley, Dickinson, Fullam, Howard, Kenneth C. Smith and Towle.

CHESHIRE COUNTY

Ames, Francis P. Callahan, Robert C. Callahan, Cooke, Cournoyer, Fillback, Anne B. Gordon, Cleon E. Heald, Johnson, Knight, Ladd, Langille, Marshala, Milbank, Nims, Proctor, Russell, Scranton, Turner, Wells and Whipple.

Burns, Drake, Fortier, Rebecca A. Gagnon, Horton, Huggins, Hunt, Victor L. Kidder, Oleson, Poulin, Mabel L. Richardson, Valliere, Wiswell and York. GRAFTON COUNTY

Ira E. Allen, Altman, David J. Bradley, Richard L. Bradley, Buckman, Chambers, Copenhaver, Gaylord G. Cummings, Myrl R. Eaton, Fimlaid, LaMott, Logan, Pepitone, Bruce C. Townsend and Ward.

HILLSBOROUGH COUNTY

Ahern, Barrett, Bednar, Belanger, Belcourt, Bishop, Emile E. Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Joseph L. Cote, Kendall J. Cote, Coutermarsh, Philip R. Currier, Clyde S. Eaton, Favreau, Ferguson, Gabrielle V. Gagnon, Gardner, Gauthier, Gelinas, Granger, Grasso, Gravelle, Philip C. Heald, Daniel J. Healy, George T. Healy, Karnis, Edmund M. Keefe, Lawrence, Armand Lemire, Levasseur, Lynch, McGlynn, Milne, Morgrage, Morrissette, Fred E. Murray, Nardi, Timothy K. O'Connor, Paradis, Arnold B. Perkins, Peters, Polak, Reardon, Reidy, Henry B. Richardson, Shea, Andre J. Simard, Sing, Solomon, Kenneth W. Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold E. Thomson, Tropea, Van Loan, Withington and Ziakas.

Ayles, Bartlett, Laurent J. Boucher, John O. Cate, Chandler, Daniell, Alice Davis, Estee, Gamache, George E. Gordon, Harriman, H. Gwendolyn Jones, Millard, Noble, Packard, Plourde, Ralph, Rich, Riley, Shepard, Sherman, Tarr, Underwood and Elmer S. Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Benton, Bisbee, William P. Boucher, Briggs, Campbell, Casassa, Collishaw, Connors, Cotton, Cressy, Charles E. Cummings, Cunningham, Roy W. Davis, Donald H. DeCesare, Grace L. DeCesare, Eastman, Ellis, Erler, Flanagan, Gage, Gaskill, Gillis, Goff, Goodrich, Greene, Hoar, Hobbs, Kashulines, King, McEachern, Niebling, Page, Parolise, Parr, Peterson, Anthony T. Randall, Richards, Sanborn, Sayer, Scamman, Schwaner, Constance L. Simard, Skinner, Stimmell, Tavitian, George J. Thibeault, Twardus and Wolfsen.

Appleby, Bernard, Bouchard, Canney, Walter J. Desmarais, Habel, Joncas, Joos, Kimball, Lessard, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, Desnoyer, LeBrun, Mahoney, Rousseau, Roma A. Spaulding, Sara M. Townsend, Tucker, George I. Wiggins and Williamson. and the veto was sustained.

Rep. James Humphrey wished to be recorded in favor of sustaining the veto.

Rep. Martin wished to be recorded in favor of overriding the veto.

Reps. Russell Perkins, Scott and Webster who voted yea notified the clerk that they inadvertently voted incorrectly, and wished to be recorded against the motion.

VETO MESSAGE ON HB 928

To the Honorable Members of the General Court

It is with the utmost regret that I return herewith HB 928, without my approval and pursuant to Article 44, Part 2 of the Constitution for the following reasons:

- 1. Wherever possible I have avoided interfering with legislation directly connected with the Legislature. By the Constitution the Governor is made a part of the legislative process. By my oath of office I believe that it is incumbent upon me to oppose proposed legislation which in my judgment might unbalance the equal and separate division of power between the three branches of government as provided in Article 37, Part 1 of the Constitution.
- 2. By Article 56, Part 2 of the Constitution the Governor and Council are given the power to disburse the monies of the state in accordance with legislative direction.
- 3. This bill would bypass this salutary caution and, subject to constitutional question, make it possible for the Legislature to obtain and spend federal monies without the customary precaution of a check by Governor and Council.

4. The Judicial branch of government cannot make contracts and disburse money as contemplated by this bill. Why should the Legislature be made an exception?

This administration has been sympathetic and cooperative with the reasonable goals of the Legislative Leadership and Members. We have every intention of continuing such cooperation. In fact, we stand ready to help the Leadership obtain any available Federal funds for useful purposes designed to improve the efficiency of legislative organization and the quality of legislation.

5. Thus, there is no real need for this bill. Moreover, it could set a bad and eroding diminution of the powers of the Executive and Judicial branches of government.

For these reasons I respectfully return HB 928 without my approval.

Meldrim Thomson, Jr.

Question being shall HB 928 pass notwithstanding the Governor's veto.

Reps. George Wiggins, George Gordon and Coutermarsh spoke in favor of sustaining the veto.

Reps. Gardner and French spoke in favor of overriding the veto.

Rep. Plourde moved that HB 928 be laid upon the table.

Adopted.

Rep. Martin wished to be recorded in favor of overriding the veto.

Rep. Hess wished to be recorded in favor of overriding the veto and in favor of laying upon the table.

VETO MESSAGE ON HB 976

To the Honorable Members of the General Court

1. In general the social pendulum has swung much too far with legislation to direct and control almost every aspect of our private lives and our contacts with other persons.

I am unaware of any need for legislative compulsion in order to insure separate but equal sport programs and opportunities for boys and girls and men and women of our state.

If such need did exist in public schools and public colleges it should first be responded to by guidelines suggested by the State Board of Education and the Board of Trustees of the University System.

This bill could provoke a long train of litigation involving school officials, coaches and others only to produce costly court solutions for problems that exist in the minds of social architects rather than on the playgrounds and athletic fields of our state.

- 2. Specifically, I am advised that the Congress has 45 days to disapprove federal regulations now before it that would impose similar constraints. If these proposed regulations are not eliminated by the Congress, it is my understanding that the National Collegiate Athletic Association which opposes them, will seek judicial relief. Thus, this entire matter is presently one of controversy and flux.
- 3.1 believe that we in New Hampshire can avoid discrimination against the sexes in sport programs and activities without enactment of constrictive and punitive legislation.

For these reasons I return herewith HB 976 without my approval.

Meldrim Thomson, Jr.

Question being shall HB 976 pass notwithstanding the Governor's veto.

Reps. Favreau, Barbara Kidder and Richard Bradley spoke in favor of sustaining the veto.

Reps. Orcutt, McManus, Goff, Day and Spirou spoke in favor of overriding the veto.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 142 NAYS 174 YEAS 142

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen and Russell Chase.

CHESHIRE COUNTY

Cooke, Hanna, Langille, Proctor, Ramsey, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Craggy, Drake, Horton, Oleson, Poulin, Valliere and York.

GRAFTON COUNTY

David Bradley, Chambers, Copenhaver, Cornelius, Mann, Melnick, Symons, Taylor and Ward.

HILLSBOROUGH COUNTY

Ahern, Arnold, Bernier, Bruton, Carswell, Carter, Cobleigh, Corey, Corser, Margaret Cote, Philip Currier, Day, William Desmarais, Ferguson, Gardner, Gelinas, Gramling, George Healy, Armand Lemire, Lyons, McGlynn, Milne, Morgrage, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Reidy, Shea, Leonard Smith, Solomon, Spirou, Sullivan, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff, Zechel and Ziakas.

MERRIMACK COUNTY

Castaldo, Raymond Chase, Eugene Daniell, Estee, Hager, Hanson, Kenison, LaBonte, McLane, McNichol, Noble, Plourde, Ralph and Elmer Wiggin.
ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Briggs, Thomas Connors, Cotton, Cressy, Charles Cummings, Grace DeCesare, Eastman, Flanagan, Ganley, Gillis, Goff, Greene, Griffin, Hoar, Krasker, Lockhart, Niebling, Michael O'Keefe, Parolise, Reese, Richards, Rogers, Sanborn, Constance Simard, Skinner, Splaine and Twardus. STRAFFORD COUNTY

Shirley Clark, Charles Grassie, Joos, Kincaid, Lessard, McManus, Ruel, Sackett, Barbara Thompson, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Mahoney, Roma Spaulding, Sara Townsend and Williamson.
NAYS 174

BELKNAP COUNTY

Barbara Kidder, Leary, Mansfield, Marsh, James Murray and Young. CARROLL COUNTY

Claflin, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, Milbank, Nims, Turner and Whipple.

COOS COUNTY

Burns, Fortier, Rebecca Gagnon, Huggins, Hunt, Victor Kidder, George Lemire, Mabel Richardson and Wiswell.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Myrl Eaton, Fimlaid, Logan, Pepitone and Bruce Townsend. HILLSBOROUGH COUNTY

Barrett, Bednar, Belanger, Belcourt, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Burke, Coburn, Joseph Cote, Kendall Cote, Coutermarsh, Douzanis, Clyde Eaton, Joseph Eaton, Favreau, Gabrielle Gagnon, Gauthier, Granger, Salvatore Grasso, Gravell, Philip Heald, Daniel Healy, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lefebvre, Levasseur, Lynch, MacDonald, McLaughlin, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Reardon, Henry Richardson, Andre Simard, Sing, Kenneth Spalding, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson and Withington.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Alice Davis, Gamache, George Gordon, Harriman, James Humphrey, H. Gwendolyn Jones, Millard, Packard, Rich, Riley, Shepard and Sherman.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Cunningham, Dame, Roy Davis, Donald DeCesare, Ellis, Erler, Gage, Gaskill, Goodrich, Hobbs, Kashulines, King, McEachern, Page, Parr, Sayer, Schwaner, Stimmell, Tavitian, George Thibeault, Webster, Wilson and Wolfsen.

Appleby, Bernard, Canney, Walter Desmarais, Donnelly, Habel, Hebert, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Rousseau, Scott and George Wiggins.

and the veto was sustained.

Rep. Parolise wished to be recorded in favor of sustaining the veto.

Reps. Hess and Martin wished to be recorded in favor of overriding the veto.

HB 527, relative to the powers of foreign electric utilities.

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

relative to municipal electric revenue bonds and authorizing electric utilities to participate in electric power facilities.

Amend RSA 374-A:8 as inserted by section 1 of the bill by striking out line five and inserting in place thereof the following: generated and transmitted, shall be electric generating stations, electric

Amend the bill by striking out section 4 and renumbering sections 5, 6 and 7 to read 4, 5 and 6, respectively.

This amendment changes the title of the bill to reflect the bill as amended and corrects a spelling error. It also deletes the amendment to RSA 72:23, I since HB 160, passed by both houses, when read in conjunction with RSA 374-A:5, I, makes amendment of RSA 72:23, I by this bill unnecessary.

Adopted.

RECESS

The Speaker requested a quorum count.

The Speaker declared a quorum present.

The Speaker, Reps. Scamman and Drake informed the House of the status of the Committee of Conference on HB 828.

COMMUNICATION

Dear Mr. Speaker,

If possible I would appreciate an opportunity to address the House on an urgent matter involving the Capital Budget. I would take no more than five minutes of the time of the House.

Sincerely, Meldrim Thomson, Jr.

Question being on the Governor's request.

Adopted.

The Governor addressed the House briefly on the Capital Budget.

Rep. French moved that the sense of the House be taken on the question of the appropriation for the Port Authority expansion being included in HB 828.

The previous question was moved.

Sufficiently seconded.

Adopted.

Rep. Peterson requested a roll call.

Sufficiently seconded.

YEAS 284 NAYS 40 YEAS 284

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Barbara Kidder, Leary, Mansfield, Marsh, James Murray, Nighswander and Kenneth Randall.

CARROLL COUNTY

Roderick Allen, Russell Chase, Claflin, Conley, Dickinson, Fullam, Howard and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Cooke, Cournoyer, Fillback, Hanna, Cleon Heald, Knight, Ladd, Langille, Marshala, McGinness, Milbank, Nims, Proctor, Ramsey, Russell, Scranton, Turner, Wells and Whipple.

COOS COUNTY

Cooney, Craggy, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Hunt, Victor Kidder, Oleson, Mabel Richardson, Valliere, Wiswell and York.
GRAFTON COUNTY

Ira Allen, Altman, David Bradley, Richard Bradley, Buckman, George Cate, Chambers, W. Murray Clark, Cornelius, Gaylord Cummings, Myrl Eaton, Fimlaid, LaMott, Logan, Mann, Melnick, Pepitone, Symons, Taylor and Bruce Townsend. HILLSBOROUGH COUNTY

Ahern, Arnold, Barrett, Bednar, Belanger, Emile Boisvert, Wilfrid Boisvert, Boyd, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Corser, Joseph Cote, Kendall Cote, Margaret Cote, Coutermarsh, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Clyde Eaton, Favreau, Ferguson, Gabrielle Gagnon, Gardner, Gelinas, Granger, Salvatore Grasso, Gravelle, Philip Heald, Daniel Healy, George Healy, Howard Humphrey, Karnis, Edmund Keefe, Lawrence, Lefebvre, Lynch, Lyons, MacDonald, McLaughlin, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Nardi, Normand, Timothy O'Connor, O'Neil, Paradis, Arnold Perkins, Russell Perkins, Peters, Polak, Reardon, Reidy, Henry Richardson, Andre Simard, Sing, Solomon, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Zechel and Ziakas.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, Raymond Chase, Eugene Daniell, Estee, Gamache, George Gordon, Hanson, Harriman, James Humphrey, H. Gwendolyn Jones, Kenison, LaBonte, McLane, McNichol, Millard, Noble, Packard, Plourde, Ralph, Rich, Riley, Shepard, Sherman, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Belair, Benton, Bisbee, William Boucher, Briggs, Campbell, Casassa, Collishaw, Thomas Connors, Cotton, Cressy, Charles Cummings, Cunningham, Dame, Roy Davis, Grace DeCesare, Erler, Flanagan, Gage, Ganley, Gaskill, Gillis, Goff, Goodrich, Gorman, Greene, Hoar, Hobbs, Kashulines, King, Krasker, Lockhart, McEachern, Niebling, Michael O'Keefe, Page, Peterson, Anthony Randall, Reese, Richards, Sanborn, Sayer, Schwaner, Constance Simard, Southwick, Splaine, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Charles Grassie, Hable, Hebert, Joncas, Joos, Kimball, Kincaid, Lessard, Maollmian, Rod O'Connor, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Sackett, Barbara Thompson, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Barrus, Brodeur, Burrows, D'Amante, Desnoyer, LeBrun, Mahoney, Rousseau, Scott, Roma Spaulding, Sara Townsend, George Wiggins and Williamson.

NAYS 40

BELKNAP COUNTY

Hildreth.

CHESHIRE COUNTY

Anne Gordon and Anthony Stevens.

COOS COUNTY

Burns, George Lemire and Poulin.

GRAFTON COUNTY

Copenhaver and Ward.

HILLSBOROUGH COUNTY

Belcourt, Bernier, Corey, Joseph Eaton, Fleisher, Gramling, Martel, McGlynn, Orcutt. Shea. Leonard Smith and Woodruff.

MERRIMACK COUNTY

Castaldo, Alice Davis, Hager and Haller.

ROCKINGHAM COUNTY

Appel, Blanchette, Collins, Eastman, Ellis, Griffin, Maynard, Parolise, Rogers and Scamman.

STRAFFORD COUNTY

Shirley Clark, Dudley, Horrigan and McManus.

SULLIVAN COUNTY

Frizzell and Lucas.

and the sense of the House was to include the appropriation.

SUSPENSION OF JOINT RULES

Reps. French and Taylor moved that the Joint rules be so far suspended as to allow the committee of conference report on HB 828 to come before the House without being printed or distributed.

Adopted by the necessary two-thirds.

SUSPENSION OF JOINT RULES

Rep. French moved that the Joint rules be so far suspended as to permit both bodies to take action on Enrolled Bills committee amendments and to accept enrolling reports after the prescribed deadlines.

Adopted by the necessary two-thirds.

SENATE MESSAGES

CONCURRENCE ON SUSPENSION OF JOINT RULES

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

CONCURRENCE

HB 1006, increasing certain sources of revenue for the state. (Joint rules suspended in the House June 3; in the Senate June 4)

ENROLLED BILLS AMENDMENT

SB 204, relative to water resources board expenditure to fees on repair and maintenance of dams. (Amendment printed SJ June 17).

The new title more accurately describes the content.

Adopted.

The subcommittee on Resolutions and Screening having approved its admittance, Rep. Chandler offered the following:

HOUSE RESOLUTION NO. 11

Requesting an opinion of the Supreme Court relative to a pending House Concurrent Resolution to rescind New Hampshire's ratification of the proposed amendment to the Constitution of the United States extending equal rights to women.

Whereas, on March 23, 1972, the General Court of the State of New Hampshire adopted House Concurrent Resolution No. 1, ratifying the proposed amendment to the Constitution of the United States extending equal rights to women and thereby ratified said proposed amendment; and

Whereas, there is presently pending before the House Committee on Resolutions a House Concurrent Resolution to rescind New Hampshire's ratification of the proposed amendment to the Constitution of the United States extending equal rights to women; and

Whereas, the question has been raised as to the constitutionality of the General Court rescinding its ratification of the equal rights amendment to the United States Constitution as proposed by said resolution; now, therefore, be it

Resolved by the House:

That, the justices of the Supreme Court be respectfully requested to give their opinion on the following question:

Do the provisions of the pending House Concurrent Resolution rescinding New Hampshire's ratification of the proposed amendment to the Constitution of the United States extending equal rights to women violate any provisions of the Constitution of the United States or any laws of the United States implementing Article V of the Constitution of the United States?

That, the clerk of the House forward ten copies of this resolution and ten copies of the proposed House Concurrent Resolution to the Clerk of the Supreme Court for consideration by said court.

The clerk read the resolution in full.

Rep. Chandler explained the resolution.

Rep. Conley explained the committee report.

Rep. Cotton spoke against the resolution.

Rep. Belair moved that HR 11 be laid upon the table.

Adopted.

The subcommittee on Resolutions and Screening having approved its admittance, Rep. Chandler offered the following:

HOUSE RESOLUTION NO. 12

requesting an opinion of the Supreme Court relative to the application of House Rule 32 (1) (4) to a proposed House Concurrent Resolution.

Whereas, a House Concurrent Resolution entitled 'Making Application to the Congress of the United States to Call a Convention to Propose the So-called 'Liberty Amendment' to the Constitution of the United States' has been proposed by a member of the New Hampshire House of Representatives; and

Whereas, the Subcommittee on House Resolutions and Screening of the Committee on Legislative Administration of the House of Representatives has not approved said resolution pursuant to House Rule 32 (1) (4) and said resolution has not been brought before the House of Representatives; and

Whereas, the question has been raised as to the constitutionality of House Rule 32 (1) (4) as applied to said resolution; now, therefore, be it Resolved by the House of Representatives:

That the Justices of the Supreme Court be respectfully requested to give their opinion on the following question:

Does the application of House Rule 32 (1) (4) so as to prevent the proposed House Concurrent Resolution entitled 'Making Application to the Congress of the United States to Call a Convention to Propose the So-called "Liberty Amendment" to the Constitution of the United States' from being brought before the House of Representatives deprive the member of the House of Representatives proposing said resolution of any right granted to him under Article V of the United States Constitution?

That the clerk of the House of Representatives forward ten copies of these resolutions, ten copies of the proposed House Concurrent Resolution and ten copies of House Rule 32 (1) (4) to the Justices of the Supreme Court.

The clerk read the resolution in full.

Rep. Hager moved that HR 12 be laid upon the table.

Adopted.

The Speaker requested the sense of the House as to an invitation for the President of the Senate to address the House.

No objections being raised, the Speaker instructed the Sergeant-At-Arms to inform the President of the Senate that he had been invited to address the House.

The President of the Senate addressed the House briefly concerning the House action on the Committee of Conference Reports on HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time, and SB 80, excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.

UNANIMOUS CONSENT

Rep. Benton addressed the House by unanimous consent.

Rep. Hanson moved that Rep. Benton's remarks be printed in the Journal.

Adopted.

A FAREWELL MESSAGE FROM THE GREAT MEN ON THE WALL

For many years now we've looked down on this hall And we've come to know all who here dwell The time grows short till the final gavel We are sad that this means farewell.

Some of you come and remain a short time, While others we've been friends with for years, The freshmen and vets, the Dems and the Reps., May you all serve again in this hall.

We will miss you all, this is for sure, Even those who loud and long orate, For we know that you all have one thing in common, Devotion to and a love for the Granite State.

To greet you, and those who follow Here we remain evermore, We'll continue in silence to listen and watch The deeds and words of you down on the floor.

When you've pressed the green button and stand adjourned And you're making your last farewells, Glance up at us for one last time, Our lips are still, but our eyes say to all, Godspeed friends, and a safe return From your admirers high on the wall.

RECESS

ENROLLED BILLS REPORT

HB 356, authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and revising the appropriation for such renovation.

HB 496, relative to information practices of state agencies and establishing a legislative committee to study the acquisition, use, dissemination and retention of personal information by state agencies.

HB 671, relative to a general revision of probation laws.

HB 770, providing certain standards for individual accident and health insurance policies.

HB 871, permitting the state racing commission to employ public school teachers as assistants and permitting the creation of public greyhound racing kennels and limiting those owned by a track.

HB 972, relative to the habitual offender law in the operation of motor vehicles and second offenses of driving while intoxicated or under the influence of drugs.

SB 275, establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees.

SB 343, relative to direct billing by insurers and termination of certain insurance agency contracts.

SB 204, relative to water resources board expenditure of fees on repair and maintenance of dams and providing for acquisition and repair of the Pine River pond dam in Wakefield and making an appropriation therefor.

Mabel L. Richardson for the Committee.

ENROLLED BILLS AMENDMENTS

HB 565, relative to accident and health insurance policies.

AMENDMENT

Amend section 2 of the bill by striking out line two and inserting in place thereof the following: subparagraph (o) the following new subparagraph:

Amend RSA 415:18, I (o) as inserted by section 2 of the bill by renumbering said subparagraph to read as (p).

This amendment renumbers an RSA provision inserted by the bill to reflect insertion of same numbered provision by 1975, 333:2.

Adopted.

HB 777, making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977.

AMENDMENT

Amend section 10 of the bill by striking out lines three and four and inserting in place thereof the following: PLACE THEREOF THE FOLLOWING (FIVE) SO THAT SAID SECTION AS AMENDED SHALL READ AS FOLLOWS:

Amend RSA 8:2-a as inserted by section 11, paragraph I of the bill by striking out line eight and inserting in place thereof the following: ESTABLISHED IN RSA 94:1-4.

Amend section 28 of the bill by striking out lines 1 and 2 and inserting in place thereof the following:

27. REPEAL. RSA 94:1 ESTABLISHING UNCLASSIFIED SALARIES IS HEREBY REPEALED.

28. UNCLASSIFIED SALARIES INCREASED. AMEND RSA 94:1-A (SUPP) AS INSERTED BY

Amend RSA 94:1-a as inserted by section 28 of the bill by striking out line 1 and inserting in place thereof the following: 94:1-A SALARIES ESTABLISHED. I. THE SALARY RANGES FOR THE POSITIONS SET

Further amend said section by striking out the first line following the unclassified salary schedule and inserting in place thereof the following: II. OFFICIALS NAMED IN THIS SECTION SHALL BE PLACED IN THE CORRESPONDING

Further amend said section by striking out the thirteenth line following the unclassified salary schedule and inserting in place thereof the following: III. NOTWITHSTANDING ANY OTHER PROVISIONS OF LAW TO THE CONTRARY, THE

Amend section 30 of the bill by striking out line 3 and inserting in place thereof the following: UNCLASSIFIED STATE EMPLOYEES AS PROVIDED IN SECTION 28 OF THIS ACT THE

Amend RSA 99:1-a as inserted by section 32 of the bill by striking out the salary for salary grade 33, step 2 and inserting in place thereof the following: (21,294.52).

Amend section 44, paragraph II of the bill by striking out line 1 and inserting in place thereof the following: II. AMEND 1973, 463:6 BY STRIKING OUT IN LINE 6 THE NUMBER "1975" AND

Amend the bill by striking out section 48 and inserting in place thereof the following:

48. COMMANDANT'S SALARY. AMEND RSA 94:1-A (SUPP), AS INSERTED BY 1969, 500:12, AS AMENDED, BY STRIKING OUT THE LINE READING

"COMMANDANT, VETERANS' HOME 12,378 15,760" AND INSERTING IN PLACE THEREOF THE FOLLOWING:

(COMMANDANT, VETERANS' HOME 14,878 18,260).

49. EFFECTIVE DATE. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

I. SECTIONS 28 and 32 on JUNE 20, 1975.

II. SECTION 29 ON JULY 25, 1975.

III. ALL OTHER SECTIONS ON JULY 1, 1975.

This amendment makes several technical changes in the bill. Adopted.

SENATE MESSAGE ACCEDE TO REQUEST TO SUSPEND THE JOINT RULES COMMITTEE OF CONFERENCE REPORT

HB 828, making appropriations for capital improvements.

GOVERNOR'S VETO ON HB 788

To the Honorable Members of the General Court:

I return herewith without approval House Bill 788 relative to the appointment of guardians for incompetent persons and protective services to adults, pursuant to Article 44, Part II of the Constitution. I note my objections thereto as follows:

- 1. Any person under the terms of this legislation may petition the probate court for appointment of a guardian of another. The possibilities for abuse in requiring a victim to prove his sanity are unlimited.
- 2. Those who are subjected to sanity hearings will be severely penalized by being required to pay all costs to prove their competence.
- 3. Those who are incompetent are deserving of assistance, not penalties imposed by requiring them to bear undue expense.
- 4. The right of the Court to appoint suitable counsel to represent indigent persons is taken away. This bill mandates that the New Hampshire Legal Assistance shall represent indigents unless no Legal Assistance attorney is available. This is an unacceptable limitation to impose upon the discretion of the probate court.

Let us work together to provide for the appointments of guardians in a safe, sane manner consistent with the freedoms guaranteed by our Constitution.

I respectfully urge your support of my objections to House Bill 788.

Sincerely, Meldrim Thomson, Jr.

Question being shall HB 788 pass notwithstanding the Governors' veto. Rep. McLane spoke in favor of overriding the veto.

Rep. George Wiggins moved that consideration of the veto on HB 788 be made a special order at the call of the Speaker or after recess, whichever is later.

Rep. Frizzell spoke in favor of the motion.

On a voice vote the Speaker was in doubt and requested a division.

180 members having voted in the affirmative and 81 in the negative, the motion passed.

SUSPENSION OF RULES

Reps. French and Spirou moved that the House and Joint Rules be suspended to permit each body to take action on HB 1008, relative to the powers of the joint committee on legislative facilities.

The clerk read the bill in full.

Adopted by the necessary two-thirds.

Rep. French moved that HB 1008 be passed at the present time and spoke to his motion.

Reps. Spirou and George Wiggins spoke in favor of the motion.

Rep. Spirou moved the previous question

Sufficiently seconded.

Adopted

Motion adopted.

Third reading and final passage

HB 1008, relative to the powers of the joint committee on legislative facilities.

RECESS

The Speaker called for the special order on HB 788.

Reps. Fred Murray, McLane, Scranton, Shirley Clark and Arnold spoke in favor of overriding the veto.

Reps. George Wiggins, Gorman, George Gordon and Eugene Daniell spoke in opposition to overriding the veto.

(Rep. French in Chair)

Rep. Bednar spoke in favor of sustaining the veto.

Rep. Milton Cate spoke in favor of overriding the veto.

(Speaker in chair)

Rep. Sara Townsend spoke in favor of overriding the veto.

Rep. George Thibeault moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 158 NAYS 141 **YEAS 158**

BELKNAP COUNTY

Beard, Bowler, French, Goyette, Mansfield, Nighswander and Sabbow.

CARROLL COUNTY

Russell Chase and Claflin.

CHESHIRE COUNTY

Ballam, Close, Cooke, Anne Gordon, Hanna, Cleon Heald, Knight, Milbank, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Cooney, Craggy, Drake, Hunt, Poulin and Wiswell.

GRAFTON COUNTY

David Bradley, George Cate, Chambers, Copenhaver, Cornelius, Fimiaid, Lamott, Melnick, Symons, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Wilfrid Boisvert, Bragdon, Carter, Corey, Corser, Margaret Cote, Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, Douzanis, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gelinas, George Healy, Edmund Keefe, Lefebvre, Levesque, Lyons, MacDonald, Martin, McGlynn, Milne, Morgan, Morgrage, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Peters, Reardon, Reidy, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, P. Robert Thibeault, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn and Woodruff. MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, Christensen, Alice Davis, Estee, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenlson, William Kidder, Labonte, McLane, McNichol, Noble, Plourde, Ralph, Rich and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Blanchette, William Boucher, Briggs, Campbell, Thomas Connors, Cunningham, Donald DeCesare, Eastman, Flanagan, Gage, Ganley, Gillis, Griffin, Hoar, Kelley, Lockhart, Michael O'Keefe, Page, Parolise, Reese, Richards, Rogers, Sanborn, Skinner, Southwick, Splaine and Stimmell.

STRAFFORD COUNTY

Canney, Shirley Clark, Dudley, Charles Grassie, Hebert, Joos, Kincald, Ruel, Sackett, and Torrey.

SULLIVAN COUNTY

Burrows, Frizzell, Lucas, Mahoney, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 141

BELKNAP COUNTY

Leary, Marsh and Young.

CARROLL COUNTY

Roderick Allen, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle. CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Langille, Marshala, Nims, Turner, and Whipple.
COOS COUNTY

Burns, Fortler, Horton, Huggins, Victor Kidder, Mabel Richardson and York. GRAFTON COUNTY

Ira Allen, Altman, Buckman, Gaylord Cummings, Myrl Eaton, Logan, and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belanger, Belcourt, Bruton, Burke, Carswell, Cobleigh, Coburn, Joseph Cote, Coutermarsh, William Desmarais, Drewniak, Clyde Eaton, Favreau, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, Howard Humphrey, Lawrence, Armand Lemire, Lynch, McDonough, McLaughlin, Timothy O'Connor, Arnold Perkins, Russell Perkins, Polak, Record, Henry Richardson, Andre Simard, Sullivan, Sweeney, Theriault, Harold Thomson, Tropea and Withington.

Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, Eugene Daniell, Gamache, George Gordon, Harriman, James Humphrey, Millard, Packard, Riley, Ryan, Shepard. ROCKINGHAM COUNTY

Barka, Bisbee, Casassa, Charles Cummings, Dame, Danforth, Roy Davis, Grace DeCesare, Erler, Gaskill, Goodrich, Gorman, Hobbs, Kashulines, King, McEachern, Parr, Peterson, Anthony Randall, Schwaner, Constance Simard, Tavitian, George Thibeault, Twardus, Webster, Wilson, and Wolfsen.
STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Walter Desmarais, Donnelly, Dunlap, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Tibbetts, Tripp and Winkley.

SULLIVAN COUNTY

Barrus, Brodeur, D'Amante, Desnoyer, Lebrun, Rousseau, Scott and George Wiggins. and the veto was sustained.

Rep. Milne, who voted yea, notified the clerk that he inadvertently voted incorrectly and wished to vote nay.

Reps. Collins, Paradise and Ziakas wished to be recorded in favor of overriding the

SUSPENSION OF JOINT RULES

Reps. French and Spirou moved that the Joint Rules be so far suspended as to permit the introduction of a committee of conference report on HB 75, prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time.

A division was requested.

112 members having voted in the affirmative and 186 in the negative, the motion lost.

Rep. French requested a quorum count.

The Speaker declared a quorum present.

COMMITTEE OF CONFERENCE REPORT

HB 828, making appropriations for capital improvement. (Printed in SJ of June 17)

Question being on the adoption of the report.

Adopted.

Rep. Griffin wished to be recorded as voting no on HB 828.

Rep. Sweeney wished to be recorded against HB 828.

SENATE MESSAGE VOTED TO PASS SB 2 NOTWITHSTANDING THE VETO

SB 2, establishing a state student incentive grant program and making an appropriation therefor. (Veto Message printed in SJ of June 17).

Consideration of the Governor's veto of SB 2, establishing a state student incentive grant program and making an appropriation therefor,

Question being shall SB 2 pass notwithstanding the veto.

Reps. Cecelia Winn, Joseph Eaton, Margaret Cote, Copenhaver, Marsh, Lockhart, Eugene Daniell, Russell Chase, Philip Currier, French, Spirou, Plourde and Coutermarsh spoke in favor of overriding the veto.

Reps. Favreau, Dickinson, Roderick Allen, Ramsey, Coburn, William Boucher and Lawton spoke in favor of sustaining the veto.

Rep. Tucker moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 212 NAYS 111 YEAS 212

BELKNAP COUNTY

Bowler, French, Goyette, Hildreth, Marsh, Nighswander and Sabbow.

CARROLL COUNTY

Russell Chase and Claflin.

CHESHIRE COUNTY

Ballam, Robert Callahan, Close, Cooke, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Russell, Anthony Stevens and Wells. COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortier, Horton, Hunt, Victor Kidder, Poulin and Wiswell.

GRAFTON COUNTY

David Bradley, Chambers, Copenhaver, Cornelius, Fimlaid, Lamott, Melnick, Symons, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Wilfrid Boisvert, Bruton, Carswell, Carter, Corey, Corser, Margaret Cote, Coutermarsh, Crotty, Cullity, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Joseph Eaton, Ferguson, Fleicher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, George Healy, Howard Humphrey, Edmund Keefe, Lefebvre, Armand Lemire, Levesque, Lynch, Lyons, Martin, McGlynn, Milne, Morgan, Morgrage, Morrissette, Fred Murray, Nardi, Normand, O'Neil, Orcutt, Arnold Perkins, Russell Perkins, Peters, Reidy, Henry Richardson, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Tnibeault, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Ziakas.

Laurent Boucher, Castaldo, Milton Cate, Raymond Chase, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, William Kidder, Labonte, McLane, McNichol, Noble, Plourde, Ralph, Ryan, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Bisbee, Blanchette, Briggs, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cressy, Charles Cummings, Cunningham, Donald DeCesare, Grace DeCesare, Eastman, Flanagan, Ganley, Gillis, Goff, Goodrich, Griffin, Hoar, Hobbs, Kashulines, Kelley, King, Lockhart, Niebling, Michael O'Keefe, Page, Parolise, Peterson, Reese, Richards, Rogers, Sanborn, Skinner, Southwick, Splaine, Stimmell, Twardus and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Donnelly, Dudley, Dunlap, Charles Grassie, Habel, Hebert, Joos, Kincaid, Rod O'Connor, Rowell, Ruel, Sackett, Torrey and Winkley.

SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Frizzell, Lebrun, Lucas, Mahoney, Rousseau, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 111

BELKNAP COUNTY

Lawton, Leary, Mansfield, James Murray and Young.

CARROLL COUNTY

Roderick Allen, Conley, Dickinson, Fullam, Howard, Kenneth Smith and Towle. CHESHIRE COUNTY

Ames, Francis Callahan, Cournoyer Fillback, Langille, Nims, Ramsey, Turner, and Whipple.

COOS COUNTY

Huggins, George Lemire, Mabel Richardson and York.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, Gaylord Cummings, Myrl Eaton Logan, and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belanger, Belcourt, Emile Boisvert, Bragdon, Burke, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Drewniak, Clyde Eaton, Favreau, Granger, Philip Heald, Daniel Healy, Karnis, Lawrence, Levasseur, MacDonald, McDonough, McLaughlin, Timothy O'Connor, Paradis, Polak, Reardon, Record, Andre Simard, Harold Thomson and Withington.

Ayles, Bartlett, John Cate, Chandler, George Gordon, James Humphrey, Millard, Packard, Rich, Riley, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

William Boucher, Dame, Danforth, Roy Davis, Erler, Gage, Gaskill, Gorman, McEachern, Parr, Anthony Randall, Schwaner, Constance Simard, Tavitian, George Tibeault, Webster and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Tibbetts and Tripp.
SULLIVAN COUNTY

Barrus, Scott and George Wiggins.

and the veto was sustained.

ENROLLED BILLS AMENDMENT

HB 1006, increasing certain sources of revenue for the state.

AMENDMENT

Amend section 8 of the bill by striking out line three and inserting in place thereof the following: 294:117 Annual Fee. For the privilege of continuint its corporate franchise,

Amend the bill by striking out section 11 and inserting in place thereof the following:

- 11 Maintenance Fee for Foreign Partnerships. Amend RSA 305-A:1, I (supp) as inserted by 1975, 96:1, by striking out said paragraph and inserting in place thereof the following:
- I. Every foreign partnership, including foreign limited partnerships desiring to do business within this state, shall pay a registration fee of one hundred dollars and an annual maintenance fee of fifty dollars to the secretary of state on the first business day of April following the date of registration and on the first business day of April thereafter, provided that a foreign partnership that has received its certificate of authority pursuant to RSA 305-A:2 between December first of the preceding year and April first shall not be required to pay the maintenance fee during that year.

Amend the bill by striking out section 12 and renumbering section 13 to read as

Amend section 12 of the bill, as renumbered, by striking out said section and inserting in place thereof the following:

12 Effective Date. This act shall take effect July 1, 1975.

The first amendment corrects a typographical error in the bill. The second amendment is necessary to avoid a conflict with HB 213 passed earlier in the session. HB 213 reorganized RSA 305-A:1 into paragraphs, and this section is rewritten to increase the fees in the appropriate paragraph.

Section 12 of the bill is stricken out because it was connected with the tobacco tax increase and should have been taken out when that tax was omitted from the bill.

The change in the effective date is necessary to avoid a conflict with the provisions of HB 213 passed earlier in the session.

Adopted.

PARLIAMENTARY INQUIRY

Rep. Spirou inquired whether a vote on an Executive veto could be reconsidered. The Speaker ruled that the action on a veto could be reconsidered since House and Joint Rules contain no reference to the question and that when a question is not covered by such rules or precedent, then Mason's Manual of Legislative Procedure would prevail. Section 458 of Mason's states: When an executive returns a bill or ordinance to a legislative body with his objections (veto), the further consideration of the measure is not itself a reconsideration in the parliamentary sense. A vote taken on further consideration of the measure, whether in the affirmative or negative, can be reconsidered.

RECONSIDERATION

Rep. Chandler moved reconsideration on SB 2, and subsequently withdrew his motion.

The Subcommittee on Resolutions and Screening having approved its introduction, Reps. Young and Roderick Allen offered the following:

HOUSE RESOLUTION NO. 14 to establish a committee to study a student loan program.

Resolved by the House of Representatives that the House Education Committee is directed to study and develop a student loan program for New Hampshire residents attending New Hampshire colleges. The committee shall examine student loan programs in other states and shall examine the cost of implementing such a program with low interest or interest free loans and extended repayment schedules. The committee shall submit a report of its findings and any proposed legislation to the speaker of the house on or before October 1, 1975.

The clerk read the resolution in full.

Reps. French, Cornelius and Lockhart spoke against the resolution.

Rep. Roderick Allen spoke in favor of the resolution.

Rep. Spirou moved that the HR 14 be laid upon the table.

Adopted.

RECONSIDERATION

Rep. McLaughlin moved reconsideration on SB 2.

Rep. Spirou moved that consideration of Reconsideration be made a special order at such time as the House next convenes.

Rep. Spirou withdrew his motion.

Question being on reconsideration of SB 2.

Reps. Hanson, Spirou and Gorman spoke in favor of reconsideration.

A roll call was requested.

Sufficiently seconded.

YEAS 200 NAYS 115 YEAS 200

BELKNAP COUNTY

Bowler, French, Goyette, Mansfield, Marsh, Nighswander and Sabbow.

CARROLL COUNTY

Russell Chase and Claffin.

CHESHIRE COUNTY

Robert Callahan, Close, Cooke, Anne Gordon, Hanna, Cleon Heald, Knight, Ladd, Marshala, McGinness, Milbank, Russell, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Fortler, Horton, Hunt, Poulin, Wiswell and York. GRAFTON COUNTY

David Bradley, Chambers, Copenhaver, Cornelius, Fimlaid, LaMott, Melnick, Taylor, Bruce Townsend and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Belanger, Wilfrid Boisvert, Bruton, Carswell, Carter, Corey, Corser, Margaret Cote, Coutermarsh, Cullity, Philip Currier, Forsaith Daniels, Day, William Desmarais, Douzanis, Joseph Eaton, Ferguson, Fleisher, Gabrielle Gagnon, Gardner, Gauthier, Gelinas, Salvatore Grasso, Gravelle, George Healy, Edmund Keefe, Lefebvre, Armand Lemire, Levesque, Lynch, Lyons, Martin, McGlynn, Milne, Morgan, Morgrage, Morrissette, Nardi, Normand, O'Neil, Orcutt, Russell Perkins, Peters, Reidy, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Tropea, Vachon, Van Loan, Wheeler, Cecelia Winn, John Winn, Withington, Woodruff and Ziakas.

MERRIMACK COUNTY

Castaldo, Milton Cate, Raymond Chase, Christensen, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Harriman, Hess, H. Gwendolyn Jones, Kenison, William Kidder, LaBonte, McNichol, Noble, Plourde, Ralph, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Benton, Blanchette, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cressy, Charles Cummings, Cunningham, Donald DeCesare, Grace DeCesare, Eastman, Flanagan, Ganley, Gillis, Goff, Gorman, Griffin, Hoar, Hobbs, Kashulines, Kelley, King, Lockhart, McEachern, Niebling, Michael O'Keefe, Page, Parolise, Peterson, Reese, Richards, Rogers, Sanborn, Skinner, Southwick, Splaine, Stimmell, Twardus and Wolfsen.

STRAFFORD COUNTY

Shirley Clark, Walter Desmarais, Donnelly, Charles Grassie, Habel, Hebert, Joncas, Joos, Kincaid, Rowell, Ruel, Sackett, Torrey and Winkley.
SULLIVAN COUNTY

Brodeur, Burrows, Desnoyer, Frizzell, LeBrun, Lucas, Mahoney, Rousseau, Roma Spaulding, Sara Townsend, Tucker and Williamson.

NAYS 115

BELKNAP COUNTY

Lawton, Leary, James Murray and Young.

CARROLL COUNTY

Roderick Allen, Conley, DickInson, Fullam, Howard, Kenneth Smith and Towle. CHESHIRE COUNTY

Ames, Ballam, Francis Callahan, Cournoyer, Fillback, Langille, Nims, Ramsey, Turner and Whipple.

COOS COUNTY

Huggins, Victor Kidder, George Lemire and Mabel Richardson.

GRAFTON COUNTY

Ira Allen, Altman, Buckman, George Cate, Gaylord Cummings, Myrl Eaton, Logan and Pepitone.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belcourt, Emile Boisvert, Bragdon, Burke, Cobleigh, Coburn, Joseph Cote, Kendall Cote, Crotty, Drewniak, Clyde Eaton, Favreau, Granger, Philip Heald, Daniel Healy, Howard Humprhey, Karnis, Lawrence, Levasseur, MacDonald, McDonough, McLaughlin, Fred Murray, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Reardon, Record, Henry Richardson, Andre Simard and Harold Thomson.

MERRIMACK COUNTY

Ayles, Bartlett, Laurent Boucher, John Cate, Chandler, George Gordon, James Humphrey, Millard, Packard, Rich, Riley, Ryan, Shepard and Doris Thompson.
ROCKINGHAM COUNTY

William Boucher, Dame, Danforth, Roy Davis, Erler, Gage, Gaskill, Goodrich, Parr, Anthony Randall, Schwaner, Constance Simard, Tavitian, George Thibeault, Webster and Wilson.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Dunlap, Kimball, Maloomlan, Osgood, Parnagian, Parshley, Pray, Preston, Tibbets and Tripp.

SULLIVAN COUNTY

Barrus, Scott and George Wiggins.

and reconsideration prevailed.

Rep. Spirou moved that further consideration of SB 2 be postponed until the next full legislative day when the House reconvenes.

Reps. Hanson and Russell Chase spoke in favor of the motion.

Rep. French moved the previous question.

Sufficiently seconded.

Adopted.

Motion adopted.

ENROLLED BILLS AMENDMENT

SB 18, limiting the detention of deprived children and persons in need of supervision to approved shelter care facilities and redefining neglected children as deprived children under RSA 169. (Amendment printed in SJ of June 18)

This amendment changes the title of the bill to reflect changes in the amended bill and corrects an internal reference. It also changes the definition of "neglected child" because of the passage of HB 643 earlier in the session.

Adopted.

SENATE MESSAGES

HB REFERRED TO INTERIM STUDY

HB 718, amending a contributory pension system for employees of the city of Manchester, based on an actuarial study of contributions and payments to replace the existing pay-as-you-go system. (By the Manchester Delegation of Senate)

REFUSES TO CONCUR TO REQUEST TO SUSPEND JOINT RULES TO ALLOW CONSIDERATION OF A HB

HB 1008, relative to the powers of the joint committee on legislative facilities.

ENROLLED BILLS REPORT

HB 565, relative to accident and health insurance policies.

HB 777, making appropriations for the expenses of certain departments of the state for the fiscal years ending June 30 $\,$ 1976 and June 30, 1977.

HB 527, relative to municipal electric revenue bonds and authorizing electric utilities to participate in electric power facilities.

HB 1006, increasing certain sources of revenue for the state.

SB 18, relative to neglected and delinquent children and persons in need of supervision and changing the penalty for possession of liquor or alcoholic beverages by a minor.

Mabel L. Richardson For The Committee

The Subcommittee on Resolutions and Screening having approved its introduction, Reps. Plourde and McLane offered the following:

HOUSE RESOLUTION NO. 13 directing the committee on executive departments and administration to study licensing procedures and regulation of real estate brokers as proposed

by HB 884

Whereas, the committee of conference to which was referred House Bill 884 An Act relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A, has been unable to agree on an acceptable version of said bill.

Now therefore be it resolved by the House of Representatives that in the event HB 884 is not enacted into law, that it be referred to the house committee on executive departments and administration for interim study. On or before October 1, 1975, the committee shall request the director of the office of legislative services to prepare legislation in accordance with its recommendations. The committee shall present its report and any proposed legislation based thereon to the general court when it convenes in January 1976.

The clerk read the resolution in full.

Reps. Carswell, Plourde and Hoar spoke in favor of the resolution.

Rep. Close moved the previous question. Sufficiently seconded. Adopted.

Resolution adopted.

338 members were recorded as present.

On motion of Rep. French, the House adjourned at 6:03 in memory of Mrs. Jane O'Connell, mother of Rep. James O'Connell.

Wednesday, 18June75

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

"Good of Charlie Brown" by Shultz-April 13, 1975

Scene: Sally and Charlie—Sally is making a world map.

Sally: dot-dot-dot-dot-dot-dot!! (Sally is working with a pencil)

She says: "This is a school project. I'm drawing a map of the whole world.

I have to put in all the countries, and all the capitals, and all the mountains, and the rivers, and the trees, and the rocks and all the people!

Dot-dot-dot-dot!

This is the hardest part ... drawing in all their eyes ... I'm also putting in all the dogs and cats and bugs ... do you realize how many bugs there are in the world?

There! It's finished! Now, I can go to bed knowing it's been a job well done.

Charlie: (Tucked in bed) He reflects: "She sure gets involved in some weird projects.

Salley: Dot-dot-dot-dot-dot! (She is back at work on the map)

Charlie: (Walking into the kitchen). Says: "I thought you were in bed...I thought you were finished..

Sally: "I forgot horses and cows.

It is difficult getting the world together, dear God. We want our world together. Bless us with the courage to do our part. They say, "To really love is to risk!" Dear God, give us courage enough to risk enough that we might live enough to do our utmost to bring Your Healing to the nations. Let our lives be the "salt" and "light" You seek and bring Your Way—Your Trusty—Your Life in every word and deed. Amen!

Rep. French led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Christensen and Gemmill, the day, important business. Reps. Read and Dunlap, the day, illness.

INTRODUCTION OF GUESTS

Diane Appel, daughter of Rep. Appel.

COMMUNICATION

Mr. J. Milton Street, Clerk

House of Representatives

This is to notify you that the following took and subscribed the oath of office for Representatives to the General Court, before the Governor and Council on June 18, 1975:

Hillsborough County District No. 17 (Nashua—Ward 2); Gerald E. Miller, r Nashua Hillsborough County District No. 22 (Nashua—Ward 7); Maurice J. Levesque, d Nashua.

Hillsborough County District No. 24 (Nashua—Ward 9); Francis J. Madigan, d Nashua.

> Robert L. Stark Secretary of State

SENATE MESSAGES ACCEDES TO REQUESTS TO SUSPEND JOINT RULES

The Senate acceded to the request of the House to suspend Joint Rules to permit both bodies to take action on Enrolled Bills Amendments and accept Enrolling reports after the prescribed deadline.

REQUESTS CONCURRENCE TO AMENDMENT

HCR 9, establishing a joint committee to study and make recommendations on railroad conditions in this state (Amendment printed SJ June 18.)

The clerk read the resolution in full.

Rep. French moved that HCR 9 be laid upon the table.

SUSPENSION OF JOINT RULES

Reps. French and James Murray moved that the Joint Rules be suspended to permit a committee of conference report on SB 80, excluding evidence of unreasonable and impurdent speed obtained by law enforcement officers in an unmarked or hidden vehicle, to come before the House after the established deadlines.

Motion lost.

323 members were recorded as present.

On motion of Reps. French and Spirou the House adjourned in honor of Mr. and Mrs. Alfred Ruel, who celebrated their 46th wedding anniversary yesterday, to meet Thursday next at 10:00 o'clock.

Thursday, 19June75

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr. MY COUNTRY, 'TIS OF THEE

(Samuel F. Smith 1808-1895)

My country, 'tis of Thee, Sweet land of liberty, Of Thee I sing; Land where my fathers died, Land of the pilgrims' pride, From every mountain side Let freedom ring.

My native country, Thee, Land of the noble free, Thy name I love; I love thy rocks and rills, Thy woods and templed hills; My heart with rapture thrills, Like that above.

Let music swell the breeze, And ring from all the trees Sweet freedom's song; Let mortal tongues awake; Let all that breathe partake; Let rocks their silence break; The sound prolong.

Our father's God, to thee, Author of liberty, to thee we sing; Long may our land be bright With freedom's holy light; Protect us by Thy might, Great God, our King. Amen!

Rep. Bernard led the Pledge of Allegiance.

INTRODUCTION OF GUESTS

Mr. and Mrs. P. J. Ryan, Sr., mother of Rep. Ryan; Mrs. May Faulkner and Mrs. Kenmore, aunts of Rep. Ryan, and Mr. Robert Kenmore, uncle of Rep. Ryan.

LEAVES OF ABSENCE

Reps. Lessard, Gramling, Cotton, Sherman, Ellis, Gemmill, Greene, Zechel, Mann and Lamy, the day important business.

ENROLLED BILLS AMENDMENT

HB 828, making appropriations for capital improvements.

AMENDMENT

Amend section 7 of the bill by striking out lines eight through twelve and inserting in place thereof the following: (f), subparagraph X, (d)-(7), (8) and (10), paragraph XVI, and section 3 (furnishings and equipment) of this act shall have a maturity date of five years from date of issue; the project detailed in subparagraph VII, (a) shall be financed by a four-year note; and the bonds issued for the purposes of section 3 (construction) of this act shall have a maturity date of thirty years from the date of issue.

This amendment is necessary to specify in the bonding section that furnishings and equipment for the project specified in section 3 are to be financed on a five-year bond.

Adopted.

RECESS

ENROLLED BILLS REPORT

HB 828, making appropriations for capital improvements.

348 members were recorded as present.

On motion of Reps. French and Spirou the House adjourned in honor of Rep. and Mrs. Harry Huggins who are celebrating their 49th wedding anniversary, and that when the House adjourn it be to meet next at the joint call of the presiding officers, set forth in Joint Rule 31.

Thursday, 26June75

The House met at 10:00 o'clock.

Prayer was offered by House Chaplain Milton L. Smith, Sr.

Good morning Lord. Thank You for reminding us to be ourselves today. Gently, oh, so gently, remind us of that old fable called "The Frog and the Ox." When the frog sought to blow himself up as big as the ox, he swelled and swelled until he burst. The fable teaches us that "Self-conceit may lead to self-destruction." Dear God, save us from self-conceit and self-depreciation. And for the same reason: the rejection of the self. Help us to be humble enough to dare to be ourselves, open and honest, always knowing that You love and accept us just as we are. In this freedom we come forward to do our best for You and our fellowman with a sensitivity to the selfhood of all persons. God bless our nation and people. God bless all nations and all people. In the name of the One who came to set all persons free, Jesus Christ. Amen!

Rep. Griffin led the Pledge of Allegiance.

LEAVES OF ABSENCE

Reps. Wiswell, Kenneth Smith, Nims, Forsaith Daniels, the day, important business.

INTRODUCTION OF GUESTS

Mr. Fitzgerald, Boston Globe, guest of the Speaker; Sally Hudson, Squaw Valley, Calif., twin sister of Rep. McLane.

SUSPENSION OF RULES

Rep. French moved that the House and Joint rules be so far suspended as to permit the introduction, consideration and transmission of HB's 1009 through 1011. Rep. French explained his motion.

Adopted by the necessary two-thirds.

Rep. French offered the following:

Resolved, that in accordance with the list in the possession of the clerk, House Bills numbered 1009 through 1011 shall be by this resolution read a first and second time by the therein listed titles and referred to the therein designated committees.

Adopted.

INTRODUCTION OF HOUSE BILLS

First, second reading & referral

HB 1009, authorizing a portion of the appropriation for the Viet Nam Veterans Bonus Program to be used for administrative costs. (Appropriations)

HB 1010, increasing beverage manufacturer's fees. (Committee of the whole)

HB 1011, establishing a state student incentive aid program and making an appropriation therefor. (Committee of the whole)

SUPREME COURT OPINION ON SB 138

To the House of Representatives:

The question referred to this court is whether the legislature may constitutionally limit the definition of "business organization" under RSA 77-A:1 I so as to relieve from business profits taxation otherwise taxable net income derived from sales of spirits and wines brought into the State by certain suppliers under the express direction of, or under an agreement with, the State liquor commission for sale to the commission, as proposed in Senate bill 138. RSA 77-A:1 I (Business Profits Tax: Definitions) defines a business organization as "any enterprise, whether corporation, partnership, sole proprietorship, association, business trust, real estate trust or other form of organization, which is organized for gain or profit and which derives economic benefit from the employment of property or labor or both within the state, except such enterprises as are expressly made exempt from income taxation..." under the applicable federal statutes. RSA 72-A:2 (Supp. 1973) imposes a tax at the rate of seven percent upon the taxable business profits of every business organization.

Senate Bill No. 138 would narrow the scope of the term "business organization" as used in RSA 77-A:1 I by providing that "[f] or the purpose of this paragraph, the phase 'property within the state' does not include spirits and wines which are brought into the state for purpose of sale to the State liquor commission under the express direction of or under an agreement with said commission." Limiting the statutory definition of "business organization" in this fashion would relieve from taxation the otherwise taxable net income derived from the sale of spirts and wines to the State liquor commission.

The New Hampshire constitution entrusts the legislature with broad discretion to selectively classify property for the purpose of taxation. Opinion of the Justices, 106 N.H. 202, 206, 208 A.2d 458, (1965); Opinion of the Justices, 97 N.H. 533, 536, 81 A.2d 845, 848-49 (1951); Opinion of the Justices, 95 N.H. 548, 550, 65 A.2d 700, 702 (1949); Havens v. Attorney-General, 91 N.H. 115, 118, 14 A.2d 636, 638 (1940); N.H. CONST. pt. II, arts. 5 and 6. "Inequality of taxes laid is forbidden, but inequality caused by taxing some property and not taxing other is permitted." Opinion of the Justices, 82 N.H. 561, 574, 138 A. 284, 291 (1927). Legislative classifications of property for purposes of taxation will be sustained so long as "just reasons" for the selections exist. Opinion of the Justices, 106 N.H. 202, 206, 208 A.2d 458, 461 (1965); Opinion of the Justices, 94 N.H. 506, 508, 52 A.2d 294, 296 (1947); Opinion of the Court, 4 N.H. 565, 568 (1829).

While the legislature's discretion to classify property is broad, the constitution prohibits it from classifying taxpayers for purposes of taxation. Opinion of the Justices, 106 N.H. 202, 205, 208 A.2d 458, 461 (1965); Opinion of the Justices, 97 N.H. 533, 536, 81 A.2d 845, 849 (1951); N.H. CONST. pt. II, art. 6. "Property can be classified for tax purposes. The taxpayers cannot." Opinion of the Justices, 4 N.H. 559, 569, 149 A. 321, 326 (1930).

Whether Senate Bill No. 138 as presently drafted seeks to classify taxpayers or only property is not clear. "[T] he constitutionality of a statute is to be decided by an examination of its real purpose and its actual effect." Opinion of the Justices, 87 N.H. 496, 497, 179 A. 409 (1935). If the effect of the proposal is to exempt certain taxpayers, i.e. those who sell spirits and wines to the State liquor commission, from this State's general business profits tax, it is unconstitutional. If, however, Senate Bill No. 138 merely classifies net income from the sale of "spirits and wines" to the State liquor commission as property exempt from taxation and if a "just reason" can be found for doing so, it is constitutional. Opinion of the Justices, 114 N.H. 174, 177-78, 317 A.2d 568, 570 (1974).

Frank R. Kenison Laurence I. Duncan Edward J. Lampron William A. Grimes Robert F. Griffith

VETO MESSAGE ON HB 56

To The Honorable Members of the General Court:

I respectfully return herewith and without approval House Bill 56, relative to a general revision of laws regulating land surveyors pursuant to Article 44, Part II of the Constitution with my objections noted thereto:

- 1. I understand this bill was introduced at the request of the Board of Registration For Land Surveyors to make improvements and housekeeping amendments in the statutes affecting the Board.
- 2. Sections 16 and 17 of the bill were added later. These have received the strong opposition of the Board and land surveyors.
- 3. Section 16 of the bill would allow a candidate of registration as land surveyor to decide wether he wants an oral or written examination. Presently the Board makes that decision.

Section 17 of the bill provides that a candidate would need only twelve semester hours in surveying and one year of experience. This would dilute the requirements of the Preceeding sections.

4. I set forth below the texts of letters from the Secretary of the Board and the Vice Chairman of the Board requesting that the bill be vetoed:

"The Board of Registration for Land Surveyors respectfully requests that you do not sign HB 56 into law. HB 56, in its original form, was written by the Board of Registration for Land Surveyors as a housekeeping bill to close several loopholes in the original law. The final version as passed by the House and Senate contains most of the provisions requested by the Board, but also contains two amended paragraphs and a new paragraph inserted by others which, if enacted would make a farce of the entire surveying registration law.

"The specific paragraphs to which the Board objects are the last three of the bill. Two of these paragraphs allow an applicant to choose the method of examination. The last paragraph of the bill completely destroys the requirement for six years of total experience. It would allow anyone who had 12 semester hours of approved courses with one year of experience to become registered as a land surveyor if he could pass two examinations.

"It is the Board's unanimous opinion, in the strongest possible terms, that HB 56 is not in the best interest of the people of the State of New Hampshire.

Sincerely,

FOR THE BOARD OF REGISTRATION
/s/ Thomas F. Moran

Secretary"

"This letter is just to echo the sentiments expressed by our Secretary, Thomas Moran in his letter of June 19th and to add support to this letter.

"Last night the N.H. Land Surveyor's Association voted unanimously to request your veto of HB 56 mostly because of the addition of (17 v pg. 12) which we feel lowers the requirements for becoming registered to sub-professional standards.

Sincerely, /s/ Edward N. Herbert Vice Chairman, Bd. of Reg. for L.S." 5.1 understand that there are some problems with respect to civil engineers qualifying as members of the Board of Registration for Land Surveyors. Such problems could and should be corrected in another bill for the next session of the Legislature.

For the above reasons I return HB 56 without my approval.

Sincerely,

Meldrim Thomson, Jr.

Question being shall HB 56 pass notwithstanding the Governor's veto.

Rep. Marsh requested a quorum count.

The Speaker declared a quorum present.

Reps. Skinner, McLane and Sanborn spoke in favor of sustaining the veto.

Reps. Ellis and Duprey spoke in favor of overriding the veto.

Rep. Russell Chase moved the previous question.

Sufficiently seconded.

Adopted.

YEAS 38 NAYS 258 YEAS 38

BELKNAP COUNTY

Goyette, and Hildreth.

CARROLL COUNTY

Chase and Duprey.

CHESHIRE COUNTY

Proctor and Russell.

COOS COUNTY

Burns and Craggy.

GRAFTON COUNTY

Chambers and Cornelius.

HILLSBOROUGH COUNTY

Bernier, Bishop, Bruton, Cullity, Gramling, Milne, Henry B. Richardson, Spirou, Cecelia L. Winn and John T. Winn.

MERRIMACK COUNTY

Estee and Plourde.

ROCKINGHAM COUNTY

Blanchette, Connors, Charles E. Cummings, Ellis, Griffin, Krasker, O'Connell, Richards and William J. Stevens.

STRAFFORD COUNTY

Shirley M. Clark, Dudley, Grassie, Lessard and Robillard.

SULLIVAN COUNTY

Burrows and Mahoney.

NAYS 258

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Lawton, Mansfield, Marsh, Nighswander, Kenneth A. Randall, Roberts and Young.

CARROLL COUNTY

Claflin, Conley, Dickinson, Fullam and Towle.

CHESHIRE COUNTY

Francis P. Callahan, Close, Cooke, Cournoyer, Fillback, Anne B. Gordon, Hanna, Cleon E. Heald, Ladd, McGinness, Milbank, Scranton, Anthony Stevens, Turner, Wells and Whipple.

COOS COUNTY

Cooney, Drake, Fortier, Rebecca A. Gagnon, Horton, Huggins, Oleson, Patenaude, Valliere and York.

GRAFTON COUNTY

Ira E. Allen, David J. Bradley, Richard L. Bradley, Buckman, George H. Cate, Cynthia M. Clark, Gaylord G. Cummings, Fimlaid, Hough, Albert C. Jones, Mann, Melnick, Pepitone, Symons, Taylor, Bruce C. Townsend and Ward. HILLSBOROUGH COUNTY

Ahern, Ackerson, Ainley, Barrett, Bednar, Belanger, Belcourt, Emile E. Boisvert, Wilfrid A. Boisvert, Bragdon, Burke, Carswell, Carter, Cobleigh, Coburn, Corey, Corser, Joseph L. Cote, Kendall J. Cote, Margaret S. Cote, Coutermarsh, Crotty, Day,

William A. Desmarais, Drewniak, Clyde S. Eaton, Joseph M. Eaton, Favreau, Ferguson, Gabrielle V. Gagnon, Gardner, Granger, Grasso, Gravelle, Philip C. Heald, Daniel J. Healy, Howard S. Humphrey, Ingram, Karnis, Edmund M. Keefe, LaChance, Lawrence, Levesque, Lyons, MacDonald, Madigan, Martin, McGlynn, McLaughlin, Miller, Morgan, Morrissette, Fred E. Murray, Timothy K. O'Connor, O'Neil, Orcutt, Paradis, Arnold B. Perkins, Russell L. Perkins, Peters, Polak, Reardon, Record, Henry B. Richardson, Andre J. Simard, Sing, Leonard A. Smith, Kenneth W. Spalding, Sullivan, Theriault, P. Robert Thibeault, Harold E. Thomson, Tropea, Vachon, Van Loan, Woodruff and Zlakas.

MERRIMACK COUNTY

Chris K. Andersen, Ayles, Bartlett, Laurent J. Boucher, Castaldo, John O. Cate, Milton A. Cate, Chandler, Raymond F. Chase, Christensen, Daniell, Alice Davis, Gamache, George E. Gordon, Hager, Hess, James A. Humphrey, Gwendolyn H. Jones, Kenison, William F. Kidder, LaBonte, McLane, McNichol, Millard, Noble, Packard, Ralph, Rich, Riley, Shepard, Sherman, Tarr, Doris L. Thompson and Elmer S. Wiggin.

ROCKINGHAM COUNTY

Appel, Barka, Bisbee, William P. Boucher, Campbell, Casassa, Collishaw, Cressy, Dame, Danforth, Roy W. Davis, Donald H. DeCesare, Eastman, Erler, Flanagan, Gage, Gaskill, Gillis, Goff, Goodrich, Gorman, Greene, Hoar, Kashulines, Kelley, King, MacGregor, Maynard, McEachern, Page, Parolise, Parr, Peterson, Anthony T. Randall, Reese, Rogers, Sanborn, Sayer, Scamman, Schwaner, Constance L. Simard, Skinner, Stimmell, Tavitian, George J. Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter J. Desmarais, Donnelly, Dunlap, Horrigan, Joncas, Joos, Kimball, Kincaid, Maloomian, McManus, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Sackett, Tibbetts, Torrey, Tripp, Winkley and Woods.

SULLIVAN COUNTY

Brodeur, Desnoyer, Frizzell, LeBrun, Olden, Rousseau, Scott, Roma A. Spaulding, Sara M. Townsend, George I. Wiggins and Williamson. and the veto was sustained.

VETO MESSAGE ON HB 888

To The Honorable Members of The General Court:

I respectfully return herewith and without approval House Bill 888, relative to establishing procedures for class actions in state courts pursuant to Article 44, Part II of the Constitution with my objections noted thereto:

- 1. This bill would encourage mass litigation by minority groups with the resultant effect of adding an inestimable heavy burden of work on our Superior Courts with the primary benefit running to practicing lawyers.
- 2. For too many years in the past decade progress has been impeded and legitimate business constrained by irresponsible class actions. Fortunately, the class action pendulum in the nation has began to swing away from these counterproductive law suits.
- 3. I know of no reason why New Hampshire should at this late hour adopt the bad practice of class actions presently pursued in some state and federal jurisdictions.
- 4. I believe that this bill would impose directly and indirectly a heavy cost burden on business which might be only incidently involved in the litigation but would be required to defend.

In short, this would be a most costly bill to the taxpayers of the state, to the ligitimate business community, and to countless consumers. I am not aware of any benefits to our people that would justify such costs.

For the above reasons I return HB 888 without my approval.

Sincerely,

Meldrim Thomson, Jr.

Question being shall HB 888 pass notwithstanding the Governor's veto.

Reps. William Stevens, Cynthia Clark, Taylor and McManus spoke in favor of overriding the veto.

Reps. George Wiggins, Lawton, Coutermarsh and Close spoke in favor of sustaining the veto.

Rep. Drake moved the previous question. Sufficiently seconded.

Adopted.

YEAS 124 NAYS 218 YEAS 124

BELKNAP COUNTY

Beard, Bowler, Brouillard, Goyette, Hildreth and Nighswander.

CARROLL OCUNTY

Rocerick Allen, Russell Chase, Claffin and Duprey.

CHESHIRE COUNTY

Cooke, Hanna, Milbank, Proctor, Russell, Scranton and Anthony Stevens. COOS COUNTY

Cooney, Craggy, Oleson, Patenaude and Poulin.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Hough, Melnick, Symons, Taylor and Ward.

HILLSBOROUGH COUNTY

Ahern, Bernier, Bishop, Corey, Corser, Margaret Cote, Cullity, Day, Drewniak, Joseph Eaton, Ferguson, Gabrielle Gagnon, Gardner, Gramling, Gravelle, Ingram, Martin, McGlynn, Fred Murray, Nardi, O'Neil, Orcutt, Peters, Reidy, Shea, Leonard Smith, Spirou, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Zechel. MERRIMACK COUNTY

Castaldo, Raymond Chase, Christensen, Eugene Daniell, Alice Davis, Estee, Hager, Haller, Hess, H. Gwendolyn Jones, Kenison, McLane, McNichol, Plourde, Ralph and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Briggs, Collins, Thomas Connors, Cotton, Cressy, Grace DeCesare, Flanagan, Ganley, Gillis, Greene, Griffin, Kelley, Krasker, Lockhart, Maynard, O'Connell, Parolise, Rogers, Sanborn, Splaine, William Stevens. STRAFFORD COUNTY

Shirley Clark, Dudley, Charles Grassie, Habel, Horrigan, Joos, Lessard, McManus, Rod O'Connor, Robillard, Sackett, Torrey and Woods.

SULLIVAN COUNTY

Frizzell, Lucas, Mahoney, Roma Spaulding, Sara Townsend, and Williamson.

NAYS 218

BELKNAP COUNTY

French, Barbara Kidder, Lawton, Mansfield, Marsh, James Murray, Kenneth Randall and Young.

CARROLL COUNTY

Conley, Dickinson, Fullam, Howard and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Close, Cournoyer, Fillback, Anne Gordon, Cleon Heald, Johnson, Knight, Ladd, Marshala, McGinness, Turner, Wells and Whipple.

COOS COUNTY

Burns, Drake, Fortier, Rebecca Gagnon, Horton, Huggins, Victor Kidder, George Lemire, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, Fimlaid, A. C. Jones, Lamott, Logan, Mann, Pepitone, and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Ainley, Barrett, Bednar, Belanger, Belcourt, Emile Boisvert, Wilfrid Boisvert, Bragdon, Bruton, Burke, Carswell, Carter, Cobleigh, Coburn, Colson, Joseph Cote, Kendall Cote, Coutermarsh, Philip Currier, William Desmarais, Clyde Eaton, Favreau, Granger, Salvatore Grasso, Philip Heald, Daniel Healy, George Healy, Holland, Howard Humphrey, Karnis, Edmund Keefe, LaChance, Lawrence, Levesque, Lyons, MacDonald, Madigan, McDonough, McLaughlin, Miller, Milne, Morgan, Morrissette, Timothy O'Connor, Paradis, Arnold Perkins, Russell Perkins, Polak, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Sing, Kenneth Spalding, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Harold Thomson, Tropea and Vachon.

MERRIMACK COUNTY

Chris Andersen, Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, David Currier, Gamache, George Gordon, Hanson, Harriman, James Humphrey, William Kidder, Labonte, Millard, Noble, Packard, Rich, Riley, Shepard, Tarr, and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Bisbee, William Boucher, Campbell, Casassa, Collishaw, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Donald DeCesare, Eastman, Ellis, Erler, Gage, Gaskill, Goff, Goodrich, Gorman, Goff, Goodrich, Gorman, Hoar, Hobbs, Kashulines, William Keefe, King, MacGergor, McEachern, Page, Parr, Peterson, Anthony Randall, Read, Reese, Richards, Sayer, Scamman, Schwaner, Constance Simard, Skinner, Stimmell, Tavitian, George Thibeault, Twardus, Webster, Wilson and Wolfsen.

STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dunlap, Joncas, Kimball, Kincaid, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Rowell, Ruel, Tibbetts, Tripp, and Winkley.
SULLIVAN COUNTY

Brodeur, Burrows, D'Amante, Desnoyer, Lebrun, Olden, Rousseau, Scott and George Wiggins.

and the veto was sustained.

RECESS

SUSPENSION OF RULES

Rep. French moved that the House and Joint Rules be so far suspended as to allow the introduction of HB 1012.

Rep. Plourde requested a quorum count.

The Speaker declared a quorum present.

140 members answered the quorum count.

Rep. Chandler moved the previous question.

Sufficiently seconded.

Adopted.

Rep. French requested a roll call.

Sufficiently seconded.

Question being on the suspension of rules.

Rep. Chris Andersen declined to vote on the motion.

Rep. French withdrew his motion for a roll call.

Rep. Bednar requested a call of the House.

Rep. French withdrew his motion for the introduction of HB 1012.

Rep. Lawton moved that the call of the House be removed.

Adopted.

The Speaker called for the special order on consideration of SB 2.

Rep. Bednar renewed his request for a call of the House.

320 members were recorded as present.

Rep. Bednar moved that the House remove the call of the House.

Adopted.

Question being, shall SB 2 pass notwithstanding the Governor's veto.

Reps. Lawton, Joseph Cote, Read, A. C. Jones, Favreau, Erler, Coburn, Milton Cate and Dickinson spoke in favor of sustaining the veto.

Reps. Joseph Eaton, Williamson, Eugene Daniell, Gramling, Sackett, Marsh, David Bradley, Spirou and Lockhart spoke in favor of overriding the veto.

Rep. French moved the previous question.

Sufficiently seconded.

Adotped.

Rep. Salvatore Grasso abstained from voting under Rule 16.

YEAS 193 NAYS 152 YEAS 193

BELKNAP COUNTY

Beard, Bowler, Brouillard, French, Goyette, Hildreth, Marsh and Sabbow. CARROLL COUNTY

Russell Chase, Claflin, and Duprey.

CHESHIRE COUNTY

Close, Cooke, Anne Gordon, Hanna, Knight, Ladd, Marshala, McGinness, Milbank, Proctor, Russell, Scranton, Anthony Stevens and Wells.

COOS COUNTY

Burns, Cooney, Craggy, Drake, Horton, George Lemire, Oleson, Patenaude and Poulin.

GRAFTON COUNTY

David Bradley, Chambers, Cynthia Clark, Copenhaver, Cornelius, Fimlaid, Hough, Lamott, Mann, Melnick, Symons, Taylor and Ward.

HILLSBOROUGH COUNTY

Ahern, Ainley, Arnold, Bishop, Bruton, Carswell, Carter, Colson, Corey, Corser, Margaret Cote, Cullity, Philip Currier, Day, Douzanis, Joseph Eaton, Ferguson, Gabrielle Gagnon, Gardner, Gelinas, Gramling, Gravelle, George Healy, Ingran, Edmund Keefe, LaChance, Armand Lemire, Levesque, Lyons, Martin, McGlynn, Milne, Fred Murray, Nardi, O'Neil, Orcutt, Russell Perkins, Peters, Reidy, Shea, Sing, Leonard Smith, Kenneth Spalding, Spirou, Sullivan, Sweeney, Theriault, P. Robert Thibeault, Tropea, Van Loan, Wheeler, Cecelia Winn, John Winn, Woodruff and Zechel.

MERRIMACK COUNTY

Chris Andersen, Castaldo, Raymond Chase, Christensen, David Currier, Eugene Daniell, Alice Davis, Estee, Gamache, Hager, Haller, Hanson, Hess, H. Gwendolyn Jones, Kenison, William Kidder, Labonte, McLane, McNichol, Noble, Plourde, Ralph, Sherman, Tarr and Elmer Wiggin.

ROCKINGHAM COUNTY

Appel, Belair, Blanchette, Briggs, Campbell, Casassa, Collins, Collishaw, Thomas Connors, Cotton, Cressy, Donald DeCesare, Grace DeCesare, Eastman, Flanagan, Ganley, Gillis, Goodrich, Greene, Griffin, Hoar, Kashulines, Kelley, Krasker, Lockhart, Maynard, McEachern, O'Connell, Parolise, Peterson, Reese, Richards, Rogers, Sanborn, Skinner, Splaine, William Stevens, Stimmell and Twardus.

Shirley Clark, Dudley, Charles Grassie, Habel, Hebert, Joos, Kincaid, Lessard, McManus, Rod O'Connor, Robillard, Rowell, Sackett, Torrey, Winkley and Woods. SULLIVAN COUNTY

Brodeur, Burrows, Frizzell, Lebrun, Lucas, Mahoney, Rousseau, Roma Spaulding, Sara Townsend, Tucker and Willianson.

NAYS 152

BELKNAP COUNTY

Barbara Kidder, Lawton, Mansfield, James Murray, Kenneth Randall and Young. CARROLL COUNTY

Roderick Allen, Conley, Dickinson, Fullam, Howard and Towle.

CHESHIRE COUNTY

Ames, Francis Callahan, Robert Callahan, Cournoyer, Fillback, Cleon Heald, Johnson, Turner and Whipple.

COOS COUNTY

Fortier, Rebecca Gagnon, Huggins, Victor Kidder, Mabel Richardson, Valliere and York.

GRAFTON COUNTY

Ira Allen, Altman, Richard Bradley, Buckman, George Cate, W. Murray Clark, Gaylord Cummings, Duhaime, Myrl Eaton, A. C. Jones, Logan, Pepitone and Bruce Townsend.

HILLSBOROUGH COUNTY

Ackerson, Barrett, Bednar, Belanger, Belcourt, Wilfrid Boisvert, Bragdon, Burke, Coburn, Joseph Cote, Kendall Cote, Crotty, William Desmarais, Drewniak, Clyde Eaton, Favreau, Granger, Philip Heald, Daniel Healy, Holland, Howard Humphrey, Karnis, Lawrence, MacDonald, Madigan, McDonough, McLaughlin, Miller, Morgan, Timothy O'Connor, Paradis, Arnold Perkins, Polak, Reardon, Record, Henry Richardson, Seamans, Andre Simard, Harold Thomson, Vachon and Ziakas.

Ayles, Bartlett, Laurent Boucher, John Cate, Milton Cate, Chandler, George Gordon, Harriman, James Humphrey, Millard, Packard, Rich, Riley, Shepard and Doris Thompson.

ROCKINGHAM COUNTY

Barka, Benton, Bisbee, William Boucher, Charles Cummings, Cunningham, Dame, Danforth, Roy Davis, Ellis, Erler, Gage, Gaskill, Goff, Gorman, Hobbs, William Keefe, King, MacGregor, Page, Parr, Anthony Randall, Read, Scamman, Schwaner, Constance Simard, Tavitian, George Thibeault, Webster, Wilson and Wolfsen. STRAFFORD COUNTY

Appleby, Bernard, Bouchard, Canney, Walter Desmarais, Donnelly, Dunlap, Horrigan, Joncas, Kimball, Maloomian, Osgood, Parnagian, Parshley, Pray, Preston, Ruel. Tibbetts and Tripp.

SULLIVAN COUNTY

D'Amante, Desnoyer, Olden, Scott and George Wiggins.

and the veto was sustained.

Reps. Forsaith Daniels, Bernier and Nighswander wished to be recorded in favor of overriding the veto.

Rep. Desmarais, who voted nay, notified the clerk that he inadvertently voted incorrectly, and wished to vote yea.

SENATE MESSAGES

SUSPENSION OF JOINT RULES

The Senate concurs in the suspension of Joint Rules to permit the introduction, consideration and transmission of HB 1009, authorizing a portion of the appropriation for the Viet Nam Veterans Bonus Program to be used for administrative costs, HB 1010, increasing beverage manufacturer's fees and HB 1011, establishing a state student incentive aid program and making an appropriation therefor.

SUSPENSION OF JOINT RULES INTRODUCTION OF A SENATE BILL, REQUESTS CONCURRENCE.

SB 352, altering parole eligibility requirements.

SUSPENSION OF JOINT RULES

Rep. McManus moved that the House suspend the House and Joint Rules to allow consideration of SB 352 and explained SB 352.

Reps. French and Belair spoke in favor of the motion.

Adopted by the necessary two-thirds.

SUSPENSION OF RULES

Rep. McManus moved that the House and Joint Rules be so far suspended to allow SB 352, altering parole eligibility requirements, to be placed on third reading and final passage at the present time.

Adopted, by the necessary two-thirds.

Third reading and final passage

SB 352, altering parole eligibility requirements.

The Subcommittee on Resolutions and Screening having approved its intorduction.

Rep. French offered the following:

HOUSE RESOLUTION NO. 15
directing the establishment of a committee
to study the reorganization of state
agencies having cognizance of matters
regarding transportation within
the state

Rep. Eugene Daniell spoke against the resolution.

Rep. Coutermarsh spoke in favor of the resolution.

(Rep. French in the Chair)

Reps. Plourde and Roberts spoke in favor of the resolution. Reps. George Gordon and Spirou against the motion.

(Speaker in the Chair)

Rep. French withdrew the resolution.

COMMITTEE REPORTS

HB 1009, authorizing a portion of the appropriation for the Viet Nam Veterans Bonus Program to be used for administrative costs. Ought to pass with amendment. (Rep. Drake for Appropriations)

AMENDMENT

Amend the title of the bill by striking out same and inserting in place thereof the following:

AN ACT

appropriating fifty thousand dollars for administrative expenses of the Viet Nam Veterans Bonus Program.

Amend 1975, 478:8 as inserted by section 1 of the bill by striking out same and inserting in place thereof the following:

478:8 Appropriation. The sum of two million dollars, or so much thereof as may be necessary, is hereby appropriated to be expended by the state treasurer for the purposes of paying bonuses as provided in this act.

Amend the bill by striking out section 2 and inserting in place thereof the following:

2 Administrative Costs. Amend 1975, 478 by inserting after section 10 the following new section:

478:10-a Appropriation for Administrative Expenses. There is hereby appropriated for the biennium ending June 30, 1977 the sum of fifty thousand dollars for the purpose of payment of administrative expenses of this act. No part of this appropriation may be expended except upon prior approval of the governor and council. This appropriation shall be reduced by any federal or other funds available for this purpose. The governor is authorized to draw his warrant for said sums out of any monies in the treasury not otherwise appropriated.

3 Effective Date. This act shall take effect August 22, 1975.

Rep. Drake explained the committee report.

Rep. Spirou spoke in favor of the committee report.

Amendment adopted.

Ordered to third reading.

SUSPENSION OF RULES

Rep. French moved that the rules be so far suspended as to allow HB 1009 to be placed on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

Third reading and final passage

HB 1009, appropriating fifty thousand dollars for administrative expenses of the Viet Nam $\,$ Veterans Bonus Program.

(Rep. French in chair)

Rep. Roberts moved that the House convene as a committee of the whole to take up HB 1010, increasing beverage manufacturer's fees, and spoke to his motion.

A division was requested.

211 members having voted in the affirmative and 111 in the negative the motion passed.

COMMITTEE OF THE WHOLE

The clerk read the bill in full.

Rep. Roberts explained the bill.

Rep. Belair spoke in favor of the bill.

Rep. Philip Currier moved that the committee of the whole report HB 1010 as ought to pass.

Adopted.

Rep. Roberts moved that the House adjourn from the committee of the whole. Adopted.

COMMITTEE REPORTS (continued)

 $HB\ 1010$, increasing beverage manufacturer's fees. Ought to pass. (Rep. Roberts for the committee of the whole)

Adopted.

(Rep. French presiding)

SUSPENSION OF RULES

Rep. Roberts moved that the rules be so far suspended as to allow HB 1010, increasing beverage manufacturer's fees, to be placed on third reading and final passage at the present time.

Adopted by the necessary two-thirds.

(Speaker in chair)

Third reading and final passage

HB 1010, increasing beverage manufacturer's fees.

ENROLLED BILLS REPORT

SB 352, altering parole eligibility requirements.

Mabel L. Richardson For The Committee.

SENATE MESSAGES

CONCURRENCE

HB 1010, increasing beverage manufacturer's fees.

NON-CONCURRENCE

HB 1009, appropriating fifty thousand dollars for administrative expenses of the Viet Nam Veterans Bonus Program.

Rep. Hanson moved that HB 1011 be referred to the committee on Education for interim study to be reported back by October 1, 1975.

Rep. French explained the bill.

Adopted.

In honor of Rep. and Mrs. William Desmarais' fiftieth wedding anniversary and on motion of Reps. French and Belair the House adjourned at 4:12 o'clock under Rule 32. "If the two houses of the General Court are called into session by joint action of the two presiding officers when each house adjourns therefrom it shall adjourn again to the joint call of the President of the Senate and the Speaker of the House."

INTERIM STUDY COMMITTEE REFERENCES BY BILL NUMBER

HB 10, eliminating the United States citizenship requirement to qualify for licensing as a real estate salesman or broker.

Senate Judiciary

HB 50, providing for the withdrawal of the Portsmouth Union school district from Supervisory Union No. 52.

House Education

HB 53, to provide compensation to cities and towns for loss of tax base caused by land classifed as open space and making an appropriation therefor.

House Environment and Agriculture

HB 74, making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only.

House Municipal and County Government

HB 85, (Chapter 423, Laws of 1975), establishing a municipal motor vehicle permit fee study committee.

4 members of the house appointed by the speaker

3 members of the senate appointed by the president

HB 140, relative to the packaging of ice cream.

Senate Energy and

Consumer Affairs

HB 159, permitting county conventions to appropriate money for any project determined to be in the public interest.

House Municipal and

County Government

HB 162, requiring clarification of state primary ballots regarding election of state party convention delegates.

Select Committee to Study Election Laws HB 179, permitting the Fitzwilliam and Richmond school districts to withdraw from Monadnock Regional school district.

House Education

HB 180, increasing the exemption on the interest and dividends tax.

House Ways and Means

HB 181, relative to prohibiting recipients of aid to families with dependent children or aid to the needy blind from receiving other assistance and authorizing municipalities to grant nonrecurring assistance to public assistance recipients.

House Health and Welfare

HB 194, relative to the establishment and support of social service program by municipalities.

House Municipal and County Government

HB 195, providing for the delivery by the town clerk to the voter, in person, or mailing to said voter and the voter mailing or delivering to the town clerk in person, of an absentee ballot.

House Statutory Revision

HB 231, permitting changes of party affiliation by mail and changing the time for holding sessions of the supervisors of the checklist.

Select Committee to

Study Election Laws

HB 238, relative to compilation of divorce statistics, eligibility for marriage and the waiting period for marriage certificates.

Senate Public Institutions

HB 245, prohibiting dual candicacies for office and preventing dual printing of a candidate's name on the ballot of biennial elections and other elections of national or state officers.

House Statutory Revision

HB 249, providing for unemployment compensation dependency payments.

Advisory Council established

by RSA 282

HB 254, reducing the board of trustees of the retirement system to nine members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor.

House Executive Departments

and Administration

HB 270, relative to the fees charged by the state at the New Hampshire hospital and the Laconia state school and training center.

House State Institutions

HB 290, increasing the penalty for reckless operation of a motor vehicle.

Senate and House Transportation

 \mbox{HB} 300, prohibiting a person who is defeated in a primary from seeking the same office in the biennial election as a candidate of another party or as an independent.

House Statutory Revision

HB 304 (Chapter 108, Laws of 1975), establishing a commission to study local archival procedures.

State librarian or his designee

- 1 member of the N.H. American Revolution Bicentennial Commission appointed by the chairman of that commission
- 2 representatives appointed by the speaker of the house
- 1 senator appointed by the president of the senate
- 1 person appointed by the governor and council
- 1 member of the New Hampshire Historical Commission appointed by the chairman of the commission.

The director of the state historical society or his designee

The director of the division of records management and archives

- 1 member of the association of historical societies of New Hampshire appointed by the president of that association
- 1 member of the New Hampshire municipal association appointed by the president of that association
- 1 historian from any New Hampshire college or university appointed by the chairman of the history department of the university of New Hampshire

HB 341, establishing a special committee to study alternate forms of county government and making an appropriation therefor.

House Municipal and County Government

HB 342, allowing county conventions, cities and towns to make appropriations for educational and social purposes.

House Municipal and County Government

HB 362, establishing a coastal zone management plan.

Senate Environmental Control

HB 366, providing incentive aid for kindergarten programs and making an appropriation therefor.

House Education

HB 368, providing for the preparation of an election procedure manual and election training sessions and making an appropriation therefor.

House Statutory Revision

HB 371, relative to canvass of votes for congressmen and certification of the election.

Select Committee to Study

Election Laws

HB 373, increasing highway aid to towns and cities.

House Public Works

HB 383, providing for state reimbursement to cities and towns for certain exemptions upon residential real estate and making an appropriation therefor.

Study Committee designated

by the Speaker

HB 386, abolishing settlement and creating districts for the administration of general assistance and veterans' relief.

House Health and Welfare

HB 396, providing for the withdrawal of the Newfound Area Cooperative School district from Supervisory Union No. 2.

House Education

 ${\sf HB~407}$ (Chapter 408, Laws of 1975), establishing an electrical energy review committee.

- 1 macro-economist appointed jointly by deans of Whittemore school of business of the university of New Hampshire and the Amos Tuck school of Dartmouth college.
- 1 engineer or technologist appointed jointly by the deans of the Thayer school of engineering at Dartmouth college and the engineering school at the university of New Hampshire
- 1 member appointed by the president of Public Service Co. of New Hampshire
- 1 member appointed by the president of New Hampshire Electrical Cooperative, Inc.
- 2 senators appointed by the president
- 2 representatives appointed by the speaker
- 2 members appointed by the governor
- 1 member who represents consumers of electrical energy to be appointed by the committee at its first meeting

Attorney general or his designee shall serve as legal counsel to the committee

HB 408, allowing a person to apply for annulment of a record of conviction and sentence to imprisonment regardless of his age when the criminal act was committed.

Judicial Council

 \mbox{HB} 409, providing that a prior conviction for operating a motor vehicle under the influence may be considered from another jurisdiction.

Senate Judiciary

HB 412, providing for appointment of the house sergeant-at-arms in the event of a vacancy.

House Legislative Administration

HB 414, requiring notice of transfer of ownership of dogs to be filed with town or city clerk, with failure to do so to constitute a violation.

House Municipal and County Government

HB 423, establishing a committee to study all aspects of the use of wood substance for the protection of methanol and methane as a source of energy and making an appropriation therefor.

Governor's Council on Energy

HB 426, relative to the fees for licensing dogs and dog keepers, breeders and trainers and providing a late fee for failure to procure a license prior to June first.

House Municipal and

County Government

HB 428, establishing a statewide system for financing the basic costs of primary and secondary education through creation of a school fund and provisions to generate revenue therefor.

House Ways and Means

HB 430, providing a special liquor and beverage license for race tracks.

Senate Ways and Means and

Administrative Affairs

 $\ensuremath{\mathsf{HB}}$ 447, to regulate hearing aid dealers and dispensers and making an appropriation therefor.

House Executive Departments

and Administration

HB 466, relative to compensation of registers and deputy registers of probate.

House Judiciary

 $\ensuremath{\mathsf{HB}}\xspace\,475,$ relative to the regulation of lobbyists and making an appropriation therefor.

House Legislative Administration

HB 478, regulating recreational campgrounds.

House Resources, Recreation

and Development

HB 481, relative to the marking of ballots in elections held in the state.

Select Committee to Study

Election Laws

HB 486, to provide for the consolidation of a city with a county, and of a county with a county, and to provide state financial and other assistance for such mergers, and making an appropriation therefor.

House Municipal and

County Government

HB 487, increasing the real estate transfer tax; dedicating the increased revenue to open space land acquisition; and providing for the acquisition of open space land.

House Environment

and Agriculture

HB 491 (Chapter 436, Laws of 1975), establishing a special committee to study the effects of the equal rights amendment upon the revised statutes annotated.

- 3 members of the house appointed by the speaker
- 2 members of the senate appointed by the president
- 1 member of the judicial council appointed by the chairman of the judicial council
- 1 person appointed by the governor and council

HB 493, requiring the metering of certain gasoline sales.

Senate Energy and

Consumer Affairs

 $\ensuremath{\mathsf{HB}}$ 495 (Chapter 200, Laws of 1975), establishing a commission to study traffic laws.

Commissioner of the departments of safety or his designee

Chairman of house transportation committee

Chairman of senate transportation committee

Four persons appointed by the speaker of the house

One person appointed by the president of the senate

HB 496 (Chapter 492, Laws of 1975), relative to information practices of state agencies and establishing a legislative committee to study the acquisition, use, dissemination and retention of personal information by state agencies.

- 3 members of the senate appointed by the president
- 4 members of the house appointed by the speaker

HB 503, establishing a board of examiners of speech pathology and audiology and to certify speech pathologists and audiologists and making an appropriation therefor.

House Executive Departments

and Administration

HB 504, creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance for such fund.

House Resources.

Recreation and Development

HB 510 (Chapter 375, Laws of 1975), establishing an interim study committee to study the feasibility of developing a gerontology center at the university of New Hampshire.

1 representative of the New England Gerontology Center of the New England Center for Continuing Education, 1 member of the New Hampshire Association for the Elderly, 1 member of the state council on aging

1 member of the governor's committee on aging (all appointed by the governor and council)

State director of the American Association of Retired Persons

- 5 representatives from the university system of New Hampshire: 3 from the Durham campus to be appointed by the president of the university at Durham; and 1 each from Keene and Plymouth state colleges to be appointed by their respective presidents
- 2 members of the senate appointed by the president
- 4 members of the house appointed by the speaker, including the speaker or his designee (Speaker shall serve as the chairman, but if he is not a member, the committee shall elect a chairman)

HB 521, requiring the installation of automatic fire warning systems in certain buildings and structures used for residential purposes.

House Public Works

HB 536, relative to exceeding appropriations under the municipal budget law.

House Municipal and

County Government

HB 540, requiring employers to complete forms for persons applying for unemployment benefits.

House Labor, Human Resources and

Rehabilitation (Subcommittee on Unemployment)

HB 549, requiring full state maintenance for state route 28 in the town of Salem.

House Public Works

HB 551, relating to deprived and delinquent children and persons in need of supervision.

House Judiciary

 $\ensuremath{\mathsf{HB}}$ 564, providing that all restaurants have a device to use in removing food stuck in a person's throat.

Senate Public Institutions

HB 569, requiring the secretary of state to appoint a representative from each of the two major political parties as election recount assistants.

House Statutory Revision

HB 573, relative to the taking of deer.

House Fish and Game

HB 577, providing for a personnel commission in the city of Manchester.

Manchester Delegation (House)

HB 582, providing for certain exemptions from the interest and dividends tax.

House Ways and Means

HB 584, exempting the tax on that portion of the divident that constitutes a return of capital.

House Ways and Means

HB 586, changing the responsibility for annually listing of dog owners from the assessors to the town or city clerk.

House Municipal and County Government

HB 603, decreasing the time period during which jurors are ineligible to repeat jury service.

House Judiciary

HB 605, limiting the increases in fees for mooring permits for commercial fishing vessels in waters under the jurisdiction of the state port authority.

House Transportation

HB 606, permitting towns to appropriate money for child-caring agencies.

House Municipal and County Government

HB 610, permitting towns to appropriate money for recreational facilities.

House Municipal and

County Government

HB 621, eliminating prohibitions against political contributions by certain organizations and by classified state employees.

House Statutory Revision

HB 627, relative to the sealing and certifying of ballots.

Select Committee to

Study Election Laws

HB 644, relative to privileged communications between a clergyman and his parishioner.

Judicial Council

 $\ensuremath{\mathsf{HB}}$ 651, permitting public service as an alternative sentence for a misdemeanor or a violation.

Judicial Council

HB 683, authorizing the liquor commission to issue licenses for sales of wine on premises for which an on-sale beverage permit has been obtained.

House Liquor Laws

HB 695 (with substance of SB 224), establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings.

Senate and House

Banks and Insurance

HB 705, requiring gasoline suppliers to offer surplus gasoline to their dealer franchisees.

House Transportation

HB 711, establishing a district criminal appeals court.

Judicial Council

HB 716, relative to the deadline for verifying nomination papers and providing for a nominee's consent to a nomination by nominating papers.

Select Committee to

Study Election Laws

HB 717, relative to the filing of estimated tax on business profits.

Senate Ways and Means and

Administrative Affairs

HB 718, amending a contributory pension system for employees of the city of Manchester, based on actuarial study of contributions and payments to replace the existing pay-as-yoy-go system.

Manchester Delegation (Senate)

HB 723, relative to mental health services for minors.

House Health and Welfare

 $\ensuremath{\mathsf{HB}}$ 729, relative to updating checklists based upon party designations in primary elections.

House Statutory Revision

HB 731, relative to the fees of the register of deeds in Carroll county and payment to the county for expenses incurred.

House Municipal and County Government

 $\ensuremath{\mathsf{HB}}$ 735, requiring notice and a hearing for any police officer who is dismissed or suspended.

Senate Judiciary

HB 737, relative to state employees' group life insurance, authorized deductions for hospital and life insurance plans and dividends from life insurance and group hospitalization programs.

House Appropriations

HB 740, prohibiting the sale of products fabricated from skins, hides and furs of endangered species.

House Fish and Game

HB 747, limiting transfers of prisoners to the New Hampshire hospital and restricting privileges of persons who are committed to the hospital because of mental illness.

House State Institutions

HB 760, relative to instituting a lifeline rate structure for public utilities providing electrical energy.

House Statutory Revision

HB 765, prohibiting the counting of certain write-in votes.

Select Committee to Study Election Laws

HB 772, requiring the capacity of soil to be considered in assessing land.

House Municipal and County Government

HB 776, to provide for the licensing of plumbers and the regulation of plumbing. House Executive Departments

and Administration

HB 781, relative to credit discrimination and compensatory and punitive damages for victims of any unlawful discriminatory practices.

House Judiciary

HB 785, providing for the withdrawal of the Laconia school district from supervisory union no. 30.

House Education

HB 789, limiting recreational boats and motors on Indian Pond in Orford to five horsepower or less.

Senate Recreation and Development

and House Resources.

Recreation and Development

HB 790, temporarily prohibiting the hunting and taking of antierless deer except by special permit and establishing a split deer hunting season.

House Fish and Game

HB 798, amending in general the statutory provisions relative to physical therapy. House Health and Welfare

HB 800, relative to enabling the chairman of the state committee of a political party to designate committees to fill candidate vacancies.

House Statutory Revision

HB 803, establishing the police standards and training council training fund to consist of penalty assessments imposed in certain criminal cases.

House Executive Departments

and Administration

HB 813, providing that town moderators and supervisors of checklists shall be elected at town meetings.

House Statutory Revision

HB 818, modifying the public convenience and necessity requirement for issuing certificates to operate trucks.

Three members of Senate appointed by the President (two of whom shall be members of Senate Transportation Committee)

Five House members appointed by the Speaker

Chairman of Public Utilities Commission or designee

HB 821 (Chapter 394, Laws of 1975), establishing a joint committee to study the creation of a public beach in the Dover point area.

House Resources, Recreation and Development

and Senate Recreation and Development

HB 822, relative to the regulation of lobbyists and the disclosure of potential conflict of interest by public servants and establishing a state ethics commission.

House Legislative Administration

HB 823, requiring certificates of competency, permits and bonds of explosive blasters and fireworks operators.

House Executive Departments and Administration

HB 827, removing the governor's power to appoint a person to the United States senate when there is a vacancy.

House Statutory Revision

HB 828 (Chapter 504, Section 1, V, (b), (7); Laws of 1975) New Hampshire Hospital Study of Forensic Unit.

Office Space Study Committee

HB 828 (Chapter 504, Section 1, XVII, Laws of 1975) Land Use Review and Acquisition Study Project.

Office Space Study Committee

HB 832, relative to termination of tenancies.

Senate Judiciary

HB 836, relative to landlord actions for rent or possession if residential premises fail to meet state or local standards of fitness.

Senate Judiciary

HB 837, establishing a minimum standards of fitness for habitation of leased premises.

Senate Judiciary

HB 838, relative to security deposits of tenants of residential premises.

Senate Judiciary

HB 843, requiring manufacturers and food processors to date certain packages of food.

House Health and Welfare

HB 852, allowing municipalities using voting machines to accept absentee ballots up to the time of closing of the pools.

Select Committee to

Study Election Laws

HB 866, relative to straight ticket voting in all biennial elections, all other elections of national or state officers, and primaries.

House Statutory Revision

HB 872, establishing criteria for determining residence of candidates for elective office.

House Statutory Revision

 $\mbox{HB 879}$ (Chapter 308, Laws of 1975), directing the joint legislative facilities to study and report on legislative printing.

Legislative Facilities

HB 881, providing for state grants to persons subject to catastrophic illness.

House Health and Welfare

HB 882, relative to the designation of office on ballots.

House Statutory Revision

HB 884, relative to the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A.

House Executive Departments and

Administration (referred by HR 13-6/17/75

HJ 1865)

HB 889, relative to crimes occurring in the course of labor difficulties.

Judicial Council

HB 890, authorizing voter registration by mail.

Select Committee to Study

Election Laws

HB 891, eliminating the requirements that at least one city or town intervene between an absentee voter and the place in which he is entitled to vote.

Select Committee to Study

Election Laws

HB 893, providing for the filing and public availability fo checklists after every blennial election.

Select Committee to

Study Election Laws

HB 895, relative to voting assistants.

House Statutory Revision

HB 898, relative to the registration and operation of motorbikes.

House Transportation

HB 900, recodifying the probate laws of the state and incorporating some of the provisions of the uniform probate code.

House and Senate Judiciary

HB 907, relative to information requirements, exceeding appropriations and penalties under the municipal budget act.

House Municipal and

County Government

HB 910, relative to deficiency judgments in consumer credit transactions.

House Banks and Insurance

HB 914, requiring the licensing of insurance consultants.

House Banks and Insurance

HB 924, establishing a comprehensive statewide system of substate districts for regional planning, program operations, coordination and other activities.

House Executive Departments

and Administration

HB 927, relative to fringe benefits for full-time legislative employees.

House Legislative Administration

HB 934, relative to the organizational convening of the general court.

House Legislative Administration

HB 938, correcting errors, omissions and inconsistencies in the RSA and session laws and conforming existing law to the criminal code.

House Judiciary

HB 949, revising the right to know law.

House Judiciary

HB 951 (Chapter 317, Laws of 1975), establishing a committee to study and report on the cause and prevention of sex crimes.

3 representatives appointed by the speaker

5 persons appointed by the governor

HB 953, to provide optional forms for the government of counties and procedures for the adoption of such forms.

House Municipal and

County Government

HB 954, relative to civil defense and disaster preparedness and the interstate civil defense compact.

House Executive Departments

and Administration

HB 955, relative to energy resources.

House Executive Departments

and Administration

HB 956, relative to the conversion of residential property to condominiums.

House Judiciary

 $\ensuremath{\mathsf{HB}}$ 958, relative to the salaries of justices of district courts which handle over eight thousand cases per year.

House Judiciary

HB 959, authorizing the governor and council to agree to hold-harmless provisions in contracts.

House Judiciary

HB 960, relative to the offense of escape.

House Judiciary

HB 965, providing that the clerks of the house and senate be full-time employees and that as full-time legislative employees receive fringe benefits, and repealing certain statutes relative to clerks and legislative employees.

Fiscal Committee

HB 969, empowering the water resources board to acquire certain tidal wetlands and establishing a special committee.

Senate Environmental Control

HB 978, regulating political campaigns in the state by requiring greater accountability and full disclosure of campaign contributions and expenditures.

House Statutory Revision

 $\mbox{HB 979},\ \mbox{providing that the attorney general is relieved of the bond posting requirement in certain actions brought by him in state courts.$

House Judiciary

HB 980, specifying that tidal waters penalties apply to all violators whether or not they own land involved.

House Judiciary

HB 981, providing for the licensing of social workers, establishing a social work licensing board and creating a client-social worker privilege.

House Executive Departments

and Administration

HB 984, relative to the definition of arrest.

House Judiciary

HB 986, relative to the unauthorized copies of recorded material.

House Judiciary

HB 988, prohibiting candidates for elective office from serving as election officers in towns and wards with populations exceeding 1,000 persons.

House Statutory Revision

HB 990, relative to incorporation of voluntary cooperative associations.

House Judiciary

HB 991, relative to charging manner of death.

House Judiciary

HB 992, to establish greenbelts along highways and establishing local regulation of land use therein.

House Public Works

HB 993, providing for local regulation of excavations.

Senate Environmental Control

HB 995, giving the public utilities commission supervisory authority over any municipal utility which extends its service outside its corporate limits.

House Statutory Revision

HB 996, relative to participation in regional bulk power supply facilities including but not limited to participation in a New England power pool.

House Interstate Cooperation

HB 999, amending the laws relative to obscenity and exposing minors to harmful materials.

House Judiciary

HB 1001, eliminating the conflict of interest in the conduct of elections.

House Statutory Revision

HB 1011, establishing a state student incentive aid program and making an appropriation therefor.

House Education

HJR 1, establishing a committee to study property tax exemptions.

House Ways and Means

HJR 2, to establish a committee to study the effectiveness of present laws permitting the establishment of multi-use statewide trails.

House Resources,

Recreation and Development

CACR 13, relating to constitutional amendments submitted by the general court. Providing that such amendments, if they do not pass, may not be considered by the general court for one biennium subject to certain requirements. House Constitutional Revision

CACR 18, relating to elections to the office of state senator. Providing that a new election for the office of state senator shall be held if a candidate for such office does not receive a plurality of the votes.

House Constitutional Revision

HCR 18, establishing an interim committee on elderly affairs.

3 members of the house appointed by the speaker

2 members of the senate appointed by the president

HCR 19, establishing a joint committee to study and make recommendations concerning home rule legislation for cities and towns. (Adopted 6/4/75 HJ 1658)

Senate Judiciary and Executive Departments,

Municipal and County Governments

House Judiclary and Municipal

and County Government

House Resolution No. 10, establishing an interim committee on bill handling. (Adopted 6/10/75 HJ 1687-1688)

Members of subcommittee on Resolutions and Screening:

(Reps. Raymond K. Conley, Jr., Elaine T. Lyons and

Roderick H. O'Connor)

4 additional members appointed by the speaker

House Resolution No. 13, directing the committee on executive departments and administration to study licensing procedures and regulation of real estate brokers as proposed in HB 884. (Adopted 6/17/75 HJ 1865)

SB 4 (Chapter 483, Laws of 1975), regulating the liability of governmental units in actions to recover for bodily injury and establishing a legislative committee to study problems relative to sovereign immunity.

3 members of the house to be named by the speaker

3 members of the senate or their designees to be named by the president

1 representative of the attorney general's office to be named by the attorney general

SB 16, requiring reflectorized number plates on motor vehicles.

House Transportation

SB 24 (Chapter 398, Laws of 1975), establishing a commission on children and youth.

8 members appointed by the governor and council

1 senator appointed by the president

1 representative appointed by the speaker

7 persons who will serve in a non-voting advisory capacity:

Director of public health or his designee

Director of mental health or his designee

Director of welfare or his designee

Commissioner of education or his designee

Director of the department of probation or his designee

2 New Hampshire residents from 16 to 18 years of age who are or have been recipients of social services, to be appointed for a term of two years by governor and council

SB 27, requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within fifteen days after the vacancy occurs.

House Legislative Administration

SB 46, relative to supervision of bail bondsmen by the insurance commissioner.

Judicial Council

SB 49, providing that the expenses for the temporary transfer and custody of prisoners shall be borne by the transferring county or by the state.

Fiscal Committee

SB 71, authorizing a fourth state song.

Sections 2, 3 and 4 of the House

SB 76, protecting unit owners of condominiums with regard to leases of common areas.

Senate Judiciary

SB 88, permitting cities and towns to set their own fee schedules for dog licenses.

House Municipal and County Government

SB 92 (Chapter 218, Laws of 1975), to permit the establishment of mandatory risk sharing plans covering all forms of liability insurance and establishing a commission to study the medical injury reparations system.

Commissioner of health and welfare (chairman)

Insurance commissioner

No more than 13 other members to be appointed as follows:

2 members of the medical profession appointed by N.H. Medical Society

2 members of the legal profession appointed by the N.H. Supreme Court

2 representatives of a risk sharing plan for medical malpractice insurance, if such a plan is established under Section 1, to be appointed by the president of the senate

3 members of the house appointed by the speaker

2 representatives of the general public, unaffiliated with the insurance of health care industries of the medical or legal professions appointed by the Governor

SB 101, authorizing acquisition of land for wildlife areas and making an appropriation therefor.

Senate Subcommittee on Finance

SB 104, establishing a fund for the study, planning and development of educational programs at the technical institute and the vocational-technical colleges.

Senate Education

SB 112, permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts.

Fiscal Committee

SB 113, relative to four-lane highways and rights of way.

Senate Transportation and

House Public Works

SB 115. establishing an outdoor recreation planning program and making an appropriation therefor.

House Resources, Recreation

and Development

SB 122, to create a state district court system, with full time judges, clerks, and other personnel, as a state supported court.

Senate Judiciary

SB 126, relative to hunting with bow and arrow. House Fish and Game

SB 138, relating to the definition of property within the state under the business profits tax.

House Ways and Means

SB 141, increasing the maximum permissible length of trucks.

Senate Transportation

SB 164 (Chapter 246, Laws of 1975), establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center of the New Hampshire hospital.

3 members of the senate appointed by the president

3 members of the house appointed by the speaker

2 municipal or district court judges appointed by the president of the municipal court judges association

Director of mental health or his designee

Director of welfare or his designee

Superintendent of youth development center or his designee

Commissioner of education or his designee

Commissioner of agriculture or his designee

Lawyer appointed by the president of the New Hampshire bar association

Executive director of child and family services of New Hampshire or his designee

Director of the department of probation or his designee

Director of Catholic social services or his designee

1 member of the New Hampshire group home association appointed by the president of said association

3 members of the general public appointed by the committee membership

(Committee shall elect from its membership a chairman)

SB 171, providing for the licensing of an estetician by the board of cosmetology. House Health and Welfare

SB 172, increasing the amount of political expenditures authorized for candidates in primary elections seeking the office of governor, U.S. senator, representative in congress, and representative to the general court.

House Statutory Revision

SB 177, relative to bonds in public works projects. House Public Works

SB 179, requiring payment into the sire stakes fund of additional monies derived from pari-mutuel pools other than straight win-place-show pools conducted at harness races.

> Senate Ways and Means and Administrative Affairs

SB 180, designating the haddock as the state fish of New Hampshire.

House Fish and Game

SB 181, relative to the authority of fire and police chiefs to order autopsies.

House Municipal and

County Government

SB 188, requiring the recordation in deed form of any court order transferring to real estate and the recording of a bill of sale for the transfer of taxable personal property with the registry of deeds.

Judicial Council

SB 190, revising the composition of the ballot law commission.

Select Committee to

Study Election Laws

SB 191, prohibiting discrimination in the servicing of new motor vehicles under a warranty.

Senate Transportation

SB 195, relative to the practice of chiropractic.

Senate Public Institutions

SB 205, providing that the water resources board as a public corporation may acquire real property, rights and easements, without legislative approval.

Senate Executive Departments, Municipal

and County Governments

SB 213, providing legal services for inmates at the state prison.

Senate Judiciary

SB 219, relative to the director of probation.

Senate Public Institutions

SB 224, requiring a guaranteed protection plan in motor vehicle insurance.

Substance of this bill to be studied along with HB 695 by Senate and House Banks and Insurance $\$

SB 226, creating the crime of negligent contribution to a child's delinquency and permitting a person to recover damages resulting from the torts of a minor in an action against the minor's parents.

House Judiciary

SB 237, requiring state construction of access roads in certain cases.

House Public Works

SB 239, establishing a committee to study administration, navigation and transportation on state waterways.

House Transportation and House Resources,

Recreation and Development

SB 245, establishing an additional fee for dog and kennel breeder licenses to provide funds for the veterinary diagnostic laboratory.

House Municipal and

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SB 252, relative to the disemmination of hard-core pornographic materials.

House Judiciary

SB 271, requiring labeling of electrical appliances as to efficiency.

Senate Energy and Consumer Affairs

SB 280 (Chapter 368, Laws of 1975), establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor.

- 3 members of the senate appointed by the president
- 3 members of the house appointed by the speaker
- 3 nonlegislative members of the general public appointed by the governor and council

(Committee shall elect one member as chairman)

SB 282, to license data processing professionals and making an appropriation therefor.

Select Senate Study Committee to be appointed by the president

SB 284, authorizing the construction of a medical facilities building by the New Hampshire Medical Society on the grounds of the New Hampshire Technical Institute, Concord.

Office Space Study Committee

SB 290, authorizing the commissioner of resources and economic development to study the feasibility and appropriateness of installing a commemorative plaque on the marine memorial at Hampton Beach.

House Resources, Recreation

and Development

SB 293 (Chapter 454, Laws of 1975), establishing a committee to study the creation and operation of a new forensic unit for the New Hampshire hospital and making an appropriation therefor.

Commissioner of health and welfare (Chairman)

Attorney general or his designee

1 superior court judge appointed by chief justice of the superior court

Warden of the state prison or his designee

Superintendent of the New Hampshire hospital or his designee

Chairman of the mental health subcommittee of the advisory commission on health and welfare or his designee

Governor or his designee

1 member of the house appointed by the speaker

1 member of the senate appointed by the president

SB 294, relative to a short form mortgage or deed of trust.

House Judiciary

SB 296, relative to computing the number of superior court justices.

Senate Judiciary

SB 301 (Chapter 187, Laws of 1975), relative to the composition of the civil defense executive council and changing the name to the civil defense advisory council.

State coordinating officer for disaster (Chairman)

State director of civil defense

Chairman of Public Utilities Commission

Adjutant General

Director of the division of public health

Executive director of state housing commission

Commissioner of safety

Chairman of Governor's council on energy (appointed pursuant to Executive Order No. 73-12 dated 6/12/73)

Commissioner of public works and highways

Commissioner of resources and economic development

Commissioner of employment security

Director of aeronautics

Commissioner of agriculture

Director of fish and game

policy study committee.

Speaker of the house or his designee

President of the senate or his designee

Representative of private industry appointed by the Governor

Representative of local government appointed by the Governor SB 303 (Chapter 457), relative to phasing out the forest conservation aid program and the special aid for heavily timbered towns and establishing a legislative forest

3 senators appointed by the president

5 representatives appointed by the speaker

SB 306, establishing the New Hampshire cultural exchange commission.

Senate Interstate Cooperation

SB 315, annexing the unincorporated place of Livermore to the town of Waterville Valley.

House Municipal and

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SB 323, expanding the role of the athletic commission.

House Resources,

Recreation and Development

SB 328, relative to full disclosure of business interests and alien interests in New Hampshire business.

Senate Judiciary

SB 329, adopting the uniform controlled substance act to replace the controlled drug act.

Senate Judiciary

SB 330, providing that the property tax on boats is subject to local option.

House Municipal and County Government

SB 333, amending various sections of RSA relative to education.

Senate and House Education

SB 344, establishing a conflict of interest law for the executive branch of government and an ethics commission and making an appropriation therefor.

Senate Judiciary

SB 347, relative to police standards and training.

House Judiciary

SCR 12, establishing a special joint committee on energy resources and energy uses. (Adopted May 29, 1975)

3 senators appointed by the president

5 representatives appointed by the speaker

SCR 14, establishing an interim study committee to investigate the fee structure for registration of automobiles and trucks. (Adopted June 3, 1975)

3 senators appointed by the president

3 representatives appointed by the speaker

SCR 17, establishing a select committee to study the election laws and the application of same. (Adopted June 11, 1975)

5 members of the senate appointed by the president

7 members of the house appointed by the speaker (4 from majority party; 3 from minority party)

Senate Resolution No. 17, establishing a special committee to conduct a study of bicycles on the highways and possible legislation concerning same.

4 senators appointed by the president

Senate Resolution No. 18, establishing a special senate committee to conduct a study of the problem of bailment for the state of New Hampshire and to recommend legislation concerning same.

5 senators appointed by the president

Senate Resolution No. 20, establishing a senate committee to study basic land development in the state.

Senate Environmental Control and the director of Legislative Services or his designee

Monday, 7 July 1975

The House met at 10:00 o'clock.

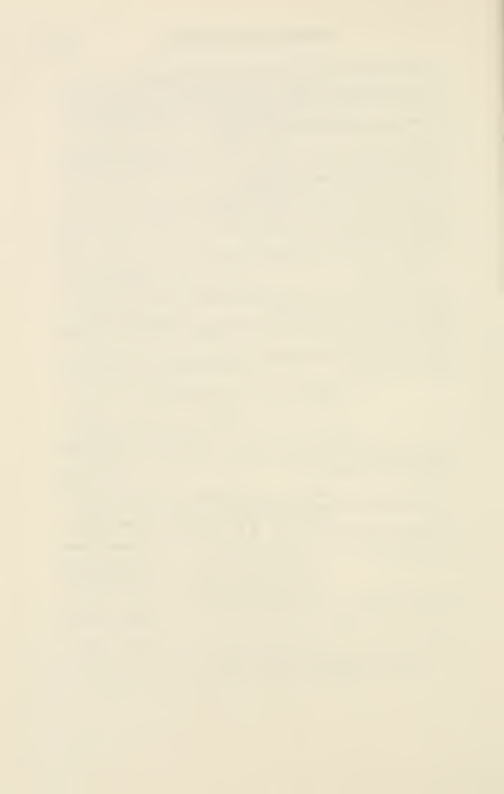
ENROLLED BILLS REPORT

HB 1010, increasing beverage manufacturer's fees.

Mabel L. Richardson For The Committee

The House adjourned at 10:02 o'clock to meet at the call of the Speaker or under Joint Rule 32.

A true copy
J. Milton Street
Clerk of the House



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HOUSE JOURNAL SUBJECT INDEX

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The abbreviations listed below are used in this subject index.

adop	adopted
am	amended, amendment (s)
K	killed
ND	New draft
recon	reconsideration, reconsidered
rej	rejected
rep	report
res	resolution
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so	special order

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1	exemption for sale of detached single family residences on limited basis; registration fee \$100; requirement of 50 or more lots repealed	B 65 am HB 700 HB 403 HB 658 HB 303 HB 166 HB 15 HB 552 HB 65 HB 901 HB 360 HB 165 HB 165 HB 742
1	exemption for sale of detached single family residences on limited basis; registration fee \$100; requirement of 50 or more lots repealed	B 65 am HB 700 HB 403 HB 658 HB 303 HB 166 HB 15 HB 552 HB 65 HB 901 HB 360 HB 165 HB 165 HB 742
Sub	exemption for sale of detached single family residences on limited basis; registration fee \$100; requirement of 50 or more lots repealed	B 65 am HB 700 HB 403 HB 658 HB 303 HB 166 HB 15 HB 552 HB 65 HB 901 HB 360 HB 165 HB 165 HB 742
Sub	exemption for sale of detached single family residences on limited basis; registration fee \$100; requirement of 50 or more lots repealed	B 65 am HB 700 HB 403 HB 658 HB 303 HB 166 HB 15 HB 65 HB 65 HB 911 HB 360 HB 165 HB 742 HB 924
Sub	exemption for sale of detached single family residences on limited basis; registration fee \$100; requirement of 50 or more lots repealed	B 65 am HB 700 HB 403 HB 658 HB 303 HB 166 HB 15 HB 552 HB 65 HB 901 HB 360 HB 165 HB 742 HB 924 533 am

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Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited	SB 272 HB 433 HB 874 SB 138
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Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited resident alien issued special hunting and fishing license (HR 7) senate qualifications, age decreased	SB 272 HB 433 HB 874 SB 138 HB 36 HB 660 HB 537 CACR 2
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Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited resident alien issued special hunting and fishing license (HR 7). senate qualifications, age decreased tax exemptions for elderly, increased at local option reports, printing and distribution, additional appropriation	SB 272 HB 433 HB 874 SB 138 HB 36 HB 36 HB 537 CACR 2 SB 17
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Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited resident alien issued special hunting and fishing license (HR 7). senate qualifications, age decreased tax exemptions for elderly, increased at local option reports, printing and distribution, additional appropriation Surveyors, land registration of associations and trade names; applicant's choice as to form of examination H seal and date required on plats Swamp fever, detection and control in horses Sweepstakes and gaming commission, to replace sweepstakes commission;	SB 272 HB 433 HB 874 SB 138 HB 36 HB 660 HB 537 CACR 2 SB 17 HB 123 B 56 am HB 227 HB 351
Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited resident alien issued special hunting and fishing license (HR 7). senate qualifications, age decreased tax exemptions for elderly, increased at local option reports, printing and distribution, additional appropriation Surveyors, land registration of associations and trade names; applicant's choice as to form of examination H Seal and date required on plats Swamp fever, detection and control in horses Sweepstakes	SB 272 HB 433 HB 874 SB 138 HB 36 HB 660 HB 537 CACR 2 SB 17 HB 123 B 56 am HB 227 HB 351
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Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited resident alien issued special hunting and fishing license (HR 7). senate qualifications, age decreased tax exemptions for elderly, increased at local option reports, printing and distribution, additional appropriation Surveyors, land registration of associations and trade names; applicant's choice as to form of examination seal and date required on plats Swamp fever, detection and control in horses Sweepstakes and gaming commission, to replace sweepstakes commission; to control gambling casinos and lotteries commission casino in Manchester, supervision and control;	SB 272 HB 433 HB 874 SB 138 HB 36 HB 660 HB 537 CACR 2 SB 17 HB 123 B 56 am HB 227 HB 351 HB 355
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Support, minors, from solvent estate, until age 18 Supreme court appeals from decisions of governor and council re energy administrator rulings determinations of real estate commission to revoke or suspend license probate court on questions of law opinions requested business profits tax, definition of property length of time before appointment of health and welfare commissioner obscene literature, required reading prohibited resident alien issued special hunting and fishing license (HR 7). senate qualifications, age decreased tax exemptions for elderly, increased at local option reports, printing and distribution, additional appropriation Surveyors, land registration of associations and trade names; applicant's choice as to form of examination seal and date required on plats Swamp fever, detection and control in horses Sweepstakes and gaming commission, to replace sweepstakes commission; to control gambling casinos and lotteries commission casino in Manchester, supervision and control;	SB 272 HB 433 HB 874 SB 138 HB 36 HB 660 HB 537 CACR 2 SB 17 HB 123 B 56 am HB 227 HB 355 HB 323

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meals, elderly exempt at age 62
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industrial facilities, acquisition and disposal prohibited llability for damages to domestic animals by dogs, abolished by members of canidae family, exceptions moderator absentee ballot requirements, penalty for violations elected annually at town meeting officers code of ethics, adoption at meeting compensated at least semi-annually reimbursed for attending educational programs of certain associations supervisor of checklist and town clerk, incompatible with other town offices vacancy filled by appointment until next annual meeting overseers of public welfare, administrative functions of welfare division assisting applicants planning boards. See: Planning boards plumbing rules and regulations may exceed state requirements required police chiefs, powers; suspension, appeal to superior court, repealed police commissions, local option powers of, appropriations for educational and social purposes public assistance liens, interest charge records, preservation, study reimbursement		НВ 173 НВ 556 НВ 106
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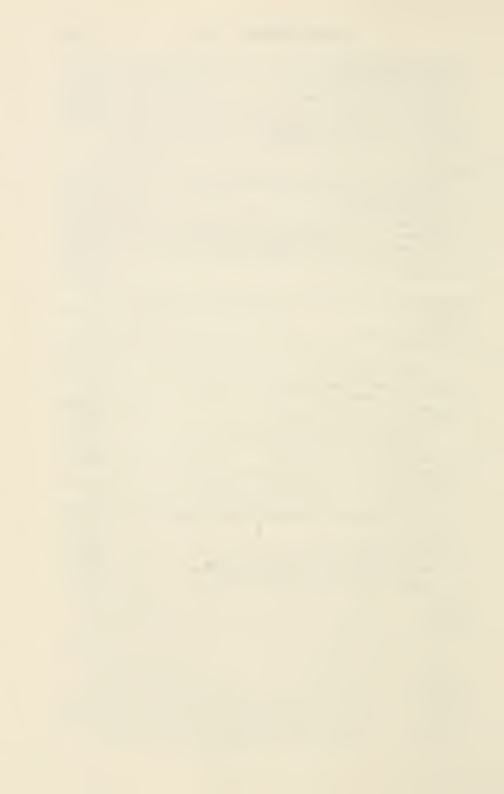
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This index, arranged by bill and resolution number, gives page numbers for all action in the House on each numbered bill and resolution. They are listed in the following order:

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To find a bill by its subject, see the Subject Index immediately preceding this Numerical Index. All matters not contained in bills, concurrent resolutions, or joint resolutions will be found in the Subject Index.

The appreviations listed below are used in the Numerical Index:

adop adopted

am amended, amendment

Approp referred to Appropriations committee

com committee

conf conference committee

Died not reported out of committee

enr enrolled

ext extension granted

intro introduced

IP indefinitely postponed

JC referred to Judicial Council

jt joint House and Senate

K killed

LT laid on table

nonconc nonconcurred

opin opinion
psd passed
RC roll call
remt recommitted

recon reconsideration, reconsidered

rej rejected report

report

req request, requested

S Senate

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8, am & psd (RC) 53-54, 62, S conc & enr 80 (Chapter 4)

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- HB 7 To permit sawdust or wood shavings in customer area of retail establishments selling meat under certain conditions. (Parker of Hil. 17)
 9, K 41
- HB 8 Prohibiting the use of studded tires on vehicles during the period from April 1 to November 1 of any year. (Coburn of Hil. 11, Ellis of Rock 16) 9, rcmt 56, ext 88, K 114
- HB 9 Re building inspectors. (Benton of Rock. 2) 9, am 91, psd 93, S conc 179, enr 192 (Chapter 31)
- HB 10 Eliminating the U.S. citizenship requirement to qualify for licensing as a real estate salesman or broker. (Spalding of Hil. 10)

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9, rcmt 46, am 70, psd 72, S conc 192, enr 201 (Chapter 37)

HB 12 Limiting the payment of the part of the racing tax payable to agricultural fairs to nonprofit organizations. (Parker of Hil. 17)

9, psd 158, 161, S conc 355, enr 381 (Chapter 92)

- HB 13 Vesting authority in the county convention to declare and fill vacancies in county offices. (Brouillard of Bel. 7) 9, K 85
- HB 14 Making an appropriation for library development grants. (Skinner of Rock. 3) 9, K 744
- HB 15 Re the sales period required for exemption under the land sales full disclosure law. (Cote of Hil. 28)

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- HB 16 Re permitting hospital pharmacies to dispense prescription medicines at cost prices to the elderly. (Cote of Hil. 28) 9, K 46
- HB 17 Requiring the label of any prescription drug containing 2 or less ingredients to disclose the ingredients contained therein. (Cote of Hil. 28) 9, K 41
- HB 18 Prohibiting the advocacy of witchcraft in public schools. (Cote of Hil. 28) 9, K 38

HB 19 Prohibiting participation with the council of state governments. (Cote of Hil. 281

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- HB 20 Abolishing the health and welfare advisory commission. (Chandler of Mer. 3) 9. K 46
- HB 21 Restricting travel expenses at state expense for members of the general court on official business outside of the state. (Cote of Hil. 28) 9, K 107
- HB 22 Standardizing the statutory notice given prior to certain meetings and hearings. (Benton of Rock, 2) 9, psd 55, 62, S conc 112, enr 119 (Chapter 11)
- HB 23 Re the identification markings on metal traps. (Huggins of Coos 1) 9, psd 41, 42, S conc 112, enr 119 (Chapter 12)
- HB 24 Re the publishing of certain material in the annual reports of county officers. (Benton of Rock, 2) 9, am 130, psd 134, S conc 280, enr 293 (Chapter 52)
- HB 25 Changing the open season for deer hunting, (Maynard of Rock, 18, Cressy of Rock, 11) 9, ext 62, 104, K 271
- HB 26 Re the supervisors of the checklist. (Bednar of Hil. 14, Bernard of Str. 14) 9, psd (RC) 55-56, 62, recon rej 63, S nonconc 217
- HB 27 Providing for a change in official responsibility re commercial boating, from the director of the division of motor vehicles to the director of safety services. (Wiggins of Sul. 8) 9, com changed 27, psd 76, 77 (Died in S com)
- HB 28 Increasing boat registration fees and providing a continuing appropriation of such fees for the use of the division of safety services. (Wiggins of Sul. 8) 9, com changed 27, K 76
- HB 29 Establishing a study committee to review and recommend legislation re boating and navigation on state waterways, and making an appropriation therefor. (French of Rel. 1) 9, ext 88, K 149
- HB 30 Re a change in party registration, (Daniell of Mer. 13) 9, ext 74, 119, K (RC) 220-222
- HB 31 Legalizing a special meeting of the town of Gorham. (Kidder and Oleson of Coos 51 10, psd 86, S conc 179, enr 192, (Chapter 32)
- HB 32 Changing the name of Black Pond in the town of Windsor and restricting the use of power boats thereon. (Withington of Hil. 1) 10, K 70
- HB 33 Re the incompatibility of certain town offices. (Bednar of Hil. 14) 10, psd 86 (Died in S com)
- HB 34 Requiring members of the general court to comply with competitive bidding procedures in transactions with the state. (Townsend of Sul. 1) 10, am 78, psd 79, S conc 280, enr 335 (Chapter 71)
- HB 35 Limiting a vote of reconsideration on any vote taken before a town meeting to one vote of reconsideration which shall not be held less than one week afterwards. (Webster of Rock. 6) 10, ext 74, K (RC) 156-158

- HB 36 Re the length of time in which the governor and council must appoint a commissioner of health and welfare, (Coutermarsh of Hil. 24)
 - 10, ext 119, S Ct opin reg 180-181, ext 258, opin printed 294-295, IP (RC) 344-345, recon rei 351
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- HB 38 To eliminate the annual health certification for barbers. (Nahil of Sul. 4) 10, psd 49, 50, S conc 136, enr 147 (Chapter 16)
- HB 39 Re outdoor advertising control along state highways. (Kidder of Coos 5) 10, psd 41, 42, S conc, enr 166 (Chapter 21)
- HB 40 Re interest rates on small loans. (Cote of Hil. 28) 10. K 64
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- HB 44 Requiring persons convicted of driving while under the influence of alcohol or drugs to attend a retraining program and pay tuition therefor which will be used to fund the program. (Day of Hil. 26, Duprey of Car. 2) 10, ext 78-79, SO 351, IP (RC) 364-365
- HB 45 Providing for the acquisition of land to replace park and recreation land required for the construction of highways. (Cummings of Rock. 7) New title: Providing for the acquisition of land to replace conservation or recreation land taken by the state.
 - 10, Approp 41, am 744, psd 755, S conc 846, enr 868 (Chapter 196)
- HB 46 Re payment dates required for contributions by municipalities receiving state aid for class II highways and bridges. (Bragdon of Hil. 10) 10, am & psd 46-47, S conc, enr 82 (Chapter 6)
- HB 47 Permitting village districts to be formed for the purposes of impounding water. (Boyd of Hil. 12)
 - 10, am & psd 49-50, S conc 112, enr 119 (Chapter 13)
- HB 48 Re age requirements for dog licensing. (Cunningham of Rock. 12) 10, ext 119, com changed 193, am 288, psd 292, nonconc S am 975
- HB 49 Requiring motorcycles being operated on the highways of the state to have one suitable lighted lamp on the front of said motorcycle exhibited at all times. (Bowler of Bel, 3) 10, am & psd 41-42, S nonconc 166
- HB 50 Providing for the withdrawal of the Portsmouth union school district from supervisory union no. 52. (Splaine of Rock. 19) 10, ext 82, 119, 193, study 260, 1099
- HB 51 Re eligibility requirements for property tax exemptions for the elderly. (Boisvert of Hil. 22) 10, am (RC) 731-733, psd 740 (Died in S com)

- HB 52 Re comprehensive licensing of health facilities. (Tarr of Mer. 17) 10, am 83, psd 86 (Died in S com)
- HB 53 To provide compensation to cities and towns for loss of tax base caused by land classified as open space & making an appropriation therefor. (Barrus of Sul. 2) 10, com changed 102-103, ext 216, study 336, 1099
- HB 54 Revising the tobacco tax law and providing for a tax on cigarettes only. (Barka of Rock. 4)

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- 10, rcmt 159, am 765-766, psd 774, nonconc S am, conf 981, 994, 1032, rep adop 1034, enr am 1037, enr 1061 (Chapter 466)
- HB 55 Providing for the inspection, licensing, and regulation of carnival and amusement rides; requiring use of seat belts; and creating a carnival-amusement safety board. (Splaine of Rock. 19, Cobleigh of Hil. 17)

First new title: Providing for registration, inspection and regulation of carnival equipment by the passenger tramway safety board and making an appropriation therefor.

Second new title: Requiring carnival-equipment operators to register with the insurance commissioner the number of pieces of equipment to be operated and certifying a minimum liability insurance coverage.

- 10, ext 101, 151, 216, am & Approp 312-316, am 804-805, psd 829, nonconc S am, conf 968, 985, rep adop 1026, enr am 1036, enr 1061 (Chapter 473)
- HB 56 Re a general revision of laws regulating land surveyors. (Skinner of Rock. 3) 11, ext 101, com changed 104, ext 193, 294, am 398-401, psd 406, nonconc S am, conf 872, 917, rep adop 1026, enr 1043, veto sustained (RC) 1091-1093
- HB 57 Providing for extending polling hours of primary or biennial elections at the preceding town meeting. (Skinner of Rock. 3) 11, ext 74, psd 142, 144, (Died in S com)
- HB 58 Authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student and providing for determinations of residency by the trustees of the university of N.H. (Ferguson of Hil. 11, Frizzell of Sul. 7)

New title: Authorizing the governor to enter into agreements with veterinary medical schools; increasing the maximum payment permitted for each student and revising the repayment schedule; and providing for the determinations of residency by the trustees of the university of N.H.

- 17, am & Approp 64-65, am 179, psd 189, S conc 216, (recalled) enr 229, conc S am 296, enr 335 (Chapter 74)
- HB 59 Providing that licensed physicians need not report family planning information given to certain minors. (Zechel of Hil. 17) 17, IP (RC) 83-85
- HB 60 Re the state militia and the state guard (Mann of Graf. 6) 17, am 45-46, psd 47, conc S am 112, enr 119 (Chapter 14)
- HB 61 Re the rehabilitation of the Laconia state armory. (Mann of Graf. 6) 18, Approp 69, recon rej 72, K 744
- HB 62 Re the reports of trust funds in annual town reports. (Benton of Rock. 2) 18, am 148-149, psd 150, S conc, enr 342 (Chapter 78)
- HB 63 Re permitting aliens to be licensed as real estate salesmen or brokers and to qualify for appointment to the N.H. real estate commission. (Spalding of Hil. 10) 18, K 71

- HB 64 To establish a second state liquor store in Keene and making an appropriation therefor. (Close of Ches. 15) 18, ext 101, 193, am & Approp 241, K 759
- HB 65 Re the land sales full disclosure act. (Cote of Hil. 28) 18, ext 189, am 202-203, psd 209 (Died in S com)
- HB 66 Re fees for the superior court. (Skinner of Rock. 3)
 18, psd 88, 93, nonconc S am, conf 786, 801, rep adop 1048, enr 1066 (Chapter 477)
- HB 67 Authorizing the treatment and counseling of minors by professional health care personnel without requiring the consent of anyone other than the person who is receiving said health services. (McLane of Mer. 16) 18. K 85
- HB 68 Increasing certain special retirement benefits payable from the highway fund. (Noble of Mer. 21)
 18, psd 70, 72, S nonconc 280
- HB 69 Providing the N.H. transportation authority with note issuing powers. (Daniell of Mer. 13)
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- HB 70 Re the seating capacity of motor carriers of passengers classified as taxicabs. (Daniell of Mer. 13)
 18, am 114-115, psd 117, S nonconc 280
- HB 71 Re protecting muskrat houses or dens. (Cate of Mer. 14) 18, psd 41, 42, S conc 179, enr 192 (Chapter 33)
- HB 72 Re taking lobster by hand while diving. (Gorman of Rock. 4) 26, K 78
- HB 73 Re shifting the date of the presidential primary to the last Tuesday in February. (Splaine of Rock. 19)
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 - 26, ext 112, LT 171, am 713-714, psd 721, S conc 893, enr am 914, enr 918 (Chapter 184)
- HB 74 Making the right to know law apply to all meetings and permitting executive sessions for the discussion of personnel matters only. (Splaine of Rock. 19) 26, com changed 104, ext 248, 340, 437, study 592, 1099
- HB 75 Prohibiting persons from seeking or holding office as a member of the general court and county commissioner at the same time. (Townsend of Sul. 1 et al). 26, ext 151, psd 275, 277, nonconc S am, conf 968, 985, 1059, suspension of jt rules for late action rej 1066, 1081
- HB 76 Providing for state payment for corrective modifications under certain circumstances in sewage or waste treatment systems and making an appropriation therefor. (Cote of Hil. 28) 26, K 113
- HB 77 Re registered nurses and practical nurses, their education and registration; and making an appropriation therefor. (Goff of Rock 5 et al) 26, Approp 106, am 744-745, psd 755, S conc 917, enr 958 (Chapter 281)
- HB 78 Making a supplemental appropriation for the greyhound racing commission. (Winn of Hil. 19)
 26, psd 45, 47, S conc, enr 82 (Chapter 7)

- HB 79 Re the chairmanship of the ambulance service coordinating board. (Roberts of Bel. 4) 26, ext 82, 135, 351, 557, K 644-645
- HB 80 Changing requirements for city and town tax maps. (Wiggins of Sul. 8)

 First new title: Changing requirements for city and town tax maps and authorizing the use of aerial photographs meeting certain standards for tax maps.

 Second new title: Changing requirements for city and town tax maps.

 27, rcmt 140, am 288-290, psd 292, conc S am 970, enr 995 (Chapter 402)
- HB 81 To establish standards of care and treatment of alcoholics, intoxicated persons, and drug dependent people. (Spaulding of Sul. 1 et al) 27, ext 104, IP (RC) 181-183
- HB 82 Permitting law enforcement officers on official duty to wear firearms in the courts of the state. (Gordon of Mer. 7 et al) 27, psd (RC) 88-90, 93, S conc 321, enr 323 (Chapter 72)
- HB 83 Increasing the penalties for intoxication. (Gordon of Mer. 7) 27, com changed 36, K 90, recon rej 93
- **HB 84** Re the use of office space in the state house and providing for a press room on the second floor. (Gordon of Mer. 7) 27, K 107
- HB 85 Providing for the computation of town or city motor vehicle permit fees on a monthly basis. (Murray of Bel. 9)
 New title: Establishing a municipal motor vehicle permit fee study committee.
 27, ext 104, 167, 248, 340, psd 421, 422, conc S am 970, enr 1002, study com 1099 (Chapter 423)
- HB 86 Permitting any N.H. resident charged with a minor traffic offense to plead guilty by written waiver. (Murray of Bel. 9)
 New title: Establishing a procedure to enter guilty and nolo contendere pleas by mail in district and municipal courts and permitting any person charged with a minor traffic offense to so plead and to utilize such procedure.
 27, ext 104, 167, am 219-220, psd 228, S conc 572, enr 608 (Chapter 116)
- HB 87 Establishing the towns of Londonderry and Windham as separate districts for representation in the general court. (Skinner of Rock 3 et al) 32, psd 75, 77, S conc 166, enr am 192, enr 201 (Chapter 38)
- HB 88 Making local zoning ordinances and restrictions applicable to the state and its political subdivisions. (Shapiro of Mer. 20, Smith of Hil. 14) 32, rcmt 113, K 205
- HB 89 Requiring federal government gasoline mileage test results to be disclosed to purchasers of new motor vehicles. (Clark of Str. 4) 32, K 115
- HB 90 Re requiring federal duck stamps for hunting waterfowl. (Scott of Sul. 6) 32, rcmt 75, am 125, psd 134, S conc 200, enr 201, (Chapter 39)
- HB 91 Providing for hearings before a hearing officer for those persons whose privilege to operate any boat or outboard motor has been suspended. (Spalding of Hil. 10) 32, K 146
- HB 92 Providing for alternate members for planning boards. (Daniell of Mer. 13)
 New title: Re alternate members for boards of adjustment and providing for alternate members for planning boards.
 32, am & LT 140, 143, psd 196, 198, conc S am 409, enr 452 (Chapter 100)

- HB 93 Re revision of engineering laws. (Lyons of Hil. 13) 32, psd 65-66, 67, S conc 179, enr 192 (Chapter 34)
- HB 94 Re authorizing payment for travel expenses for members of the bicentennial commission. (Gemmill of Graf. 10, Gordon of Ches. 8) 32, Approp 76, am 745, psd 755, S conc 867, enr am 966-967, enr 985 (Chapter 374)
- HB 95 Re a mandatory penalty for illegal sales of narcotics by drug pusher. (Gordon of Mer. 7, Tibbetts of Str. 8)

32, ext 112, 167, 258, 351, 557, am 694-695 psd 721 (Died in S com)

HB 96 Establishing a study committee to investigate hospital and medical costs in the state including the operation, management and rate structure of Blue Cross and Blue Shield medical programs and making an appropriation therefor. (Nims of Ches. 15, Sen Lamontagne of Dist. 1)

New title: Establishing a study committee to investigate hospital medical costs in the state including the operation, management and rate structure of medical insurance programs.

32, Approp 137-138, am 745-746, psd 755 (Died in S com)

- HB 97 Re the residence of the owner or the principal place of business if a corporation, to qualify for exemption from provisions re common carriers operating exclusively within a municipality. (Cate of Mer. 14) 33, K 146
- HB 98 Re increasing the state's guarantee of water pollution projects. (Johnson of Ches. 3)
 33, psd 746, 755, S conc 867, enr 869 (Chapter 237)
- HB 99 Providing for the planning and design of a proposed state park at Pontook on the Androscoggin River in Dummer and making an appropriation therefor. (Kidder and Oleson of Coos 5) 33. Approp 131. K 777
- HB 100 Prohibiting pay toilets in buildings and facilities open to the public. (Sullivan of Hil. 30)

New title: Limiting the use of pay toilets in buildings and facilities open to the public.

33, am 106-107, psd 110, S nonconc 355

- HB 101 Authorizing a fee for issuing duplicate resident tax receipts and providing for the distribution thereof. (Boucher of Rock. 3) 34, com changed 82, K 140
- HB 102 Providing for the care and treatment of children with asthma and related lung disease and making an appropriation therefor. (Spaulding of Sul. 4, Lynch of Hil. 34)

34, Approp 107, LT (RC) 786-788, psd (RC) 827-828, 829, conc S am 979, enr 995 (Chapter 403)

- HB 103 Making an appropriation to the aeronautical commission for aircraft search and rescue purposes. (Coutermarsh of Hil. 24, Sanborn of Rock. 9) 34, K 250
- HB 104 Re expiration of registration for airmen. (Coutermarsh of Hil. 24, Sanborn of Rock. 9)
 34, psd 115, 117, S conc, enr 342 (Chapter 79)
- HB 105 Authorizing the N.H. aeronautics commission to conduct a feasibility and environmental impact study for a suitable location for an aviation facility airport in the seacoast region; and making an appropriation therefor. (Coutermarsh of Hil. 24, Sanborn of Rock. 9) 34, K 143

- HB 106 Re changes in the absentee voting procedure. (Ward of Graf. 1) 34, K 142-143
- HB 107 Expanding zoning authority to include the timing of development and increasing the authority of planning boards and boards of adjustment. (Perkins of Hil. 8)

34. K 86

HB 108 Re the period of eligible service for qualifications for veteran's property tax exemption. (Day of Hil. 26)

3b, am & psd 263-264, S conc 917, enr 958 (Chapter 282)

- HB 109 Eliminating residence identification on ballots for biennial elections, other elections of national or state officers, and primaries. (Clark of Graf. 11) 36, ext 151, psd 194, 198 (S LT)
- HB 110 Providing for an annual observance by proclamation of Sept. 17 as Constitution Day, (Chandler of Mer. 3)

New title: Providing for an annual observance by proclamation of January 5 and September 17 as Constitution days.

37, am 102, psd 103, recon rej (RC) 173-174, S conc 280 enr 293 (Chapter 53)

- HB 111 Re bond requirements in felony cases. (Brouillard of Bel. 7) 37, K 90-91
- HB 112 Re registration of commercial aviation operators. (Sanborn of Rock, 9, Coutermarsh of Hil. 24) 37, psd 146-147, 150, S conc, enr 342 (Chapter 80).
- HB 113 Re liability for support of stepchildren. (Dwyer of Hil. 13) 37, K (RC) 138-139, recon notice 145, recon rej 174
- HB 114 Increasing the fee recovered by a purchaser at a tax sale. (Shapiro of Mer. 20) 37, psd 146, 150, S conc 200, enr 201, (Chapter 44)
- HB 115 To reclassify a certain section of highway in the towns of Pelham and Hudson. (Currier of Hil. 15 et al) 37, psd 91, 93, S conc 166, enr 173 (Chapter 26)
- HB 116 Making an appropriation for the purchase and operation of an aircraft by the aeronautics commission. (Coutermarsh of Hil. 24, Sanborn of Rock. 9) 37. K 250
- HB 117 Reducing the age at which persons may donate blood to seventeen. (Spaulding

37, psd 88, 93, S conc 295, enr 312 (Chapter 58)

HB 118 Requiring annual unannounced inspections of nursing and rest homes. (Townsend of Sul. 1)

New title: Requiring annual unannounced inspection of facilities licensed under the hospital licensing law.

37, am & Approp 125, am 746, psd 755, S conc 867, enr 869 (Chapter 190)

HB 119 Making a supplemental appropriation for the state prison. (Heald of Ches. 14, Spirou of Hil, 27)

37, am 74-75, psd 77, S conc, enr 101 (Chapter 9)

- HB 120 Re correcting the language in the fish and game appropriation for OHRV enforcement and training. (French of Bel. 1) 37, K 123
- HB 121 Re increasing the fee for registration of deer and bear kills. (Scott of Sul. 6) New title: Increasing the fee for registration of deer and bear kills and changing the reporting time limit for a bear kill.

37, am 113, psd 117, S conc 200, enr 201, (Chapter 40)

- HB 122 Re off-highway recreational vehicles. (French of Bel. 1) 37, ext 135, 216, 280, am & SO 373-376, am 440, psd 554, nonconc S am, conf 972, 984, 985, rep adop 1030, enr am 1038, enr 1061 (Chapter 459)
- HB 123 Making an additional appropriation for the printing of the N.H. supreme court reports. (French of Bel. 1, Spirou of Hil. 27)

New title: Making an additional appropriation for the printing of the N.H. supreme court reports, court dockets, court orders and decisions, and for costs necessary and incidental thereto.

37, am 746-747, psd 755, conc S am 893, enr 958 (Chapter 283)

HB 124 Re defining political advertising under the chapter regulating political expenditures, advertising and contributions. (Symons of Graf. 14, Stevens of Ches. 1)

37, psd 143, 144, S conc 342, conc S am 436, enr 452 (Chapter 101)

HB 125 Providing for payment of resident workers at the Laconia state school; providing for new positions at said school, and making an appropriation therefor. (Sabbow of Bel. 8)

37, am & Approp 101-102, K 747

- HB 126 Repealing the N.H. fair trade law. (Murray of Bel. 9) 37, psd 91, 93, S conc, enr 166 (Chapter 28)
- HB 127 Re election of members of the Goffstown school board by areas. (Perkins of Hil. 8 et al) 39, rcmt 82, K 158
- HB 128 Re the responsibility for public medical assistance. (Hunt of Coos 2 et al)

 New title: Requiring the state to reimburse certain individuals over 18 years of
 age suffering from chronic kidney disease and making an appropriation therefor.
 39, ext 145, 193, 265, am & Approp 325-326, LT 747, 828
- HB 129 Reducing the penalties for possession of less than one pound of cannabis-type drugs. (Underwood of Mer. 18)

New title: Reducing the penalties for possession of less than one ounce of cannabis-type drugs and repealing the offense of knowlingly being in the presence of a controlled drug.

39, ext 112, 249, 340, 427, am 705, psd 721, recon rej (RC) 722-723, S nonconc 916

- HB 130 Re permitting vehicles to make right turns on red lights under certain circumstances. (Read of Rock. 4)
 39, psd 158, 161, conc S am 409, enr 452 (Chapter 102)
- HB 131 Re removing the state prohibition on open season for wood ducks. (Scott of

39, psd 146, 150, S conc 200, enr 201 (Chapter 41)

- HB 132 Re the distribution of copies of the manual. (Benton of Rock. 2) 39, ext 145, 193, am & Approp 287-288, am 747, psd 755 (Died in S com)
- HB 133 Re milk fat and milk solids standards for milk and labeling requirements. (Townsend of Graf. 14)
 40, am 137, psd 144 (S LT)
- HB 134 Making an appropriation for the improvement of the Governor Wentworth state park in Wolfeboro. (Chase of Car. 4) 40, Approp 149, K 747-748
- HB 135 Re fish and game fines. (Scott of Sul. 6) 40, psd 83, 86, S conc 179, enr 192 (Chapter 35)

- HB 136 Including the district court in the section pertaining to the revocation of certain fish and game licenses for conviction. (Scott of Sul. 6) 40, ext 151, psd 194, 198, S conc 440, enr 452 (Chapter 103)
- HB 137 Requiring the dating of retail containers of cream. (Richardson of Coos 4) 40, am 105, psd 110, S conc 192, enr 201 (Chapter 42)
- HB 138 Re the season for taking wild deer by gun and bow and arrow. (Barka of Rock. 4) 40, K 106
- HB 139 Re the temporary absence of a voter. (Ward of Graf. 1) 40, K 146
- HB 140 Re the packaging of ice cream. (Keefe of Rock. 23 et al) 40, am 137, psd 144, (S nonconc) study 894, 1099
- HB 141 Providing for clarification of the offense of issuing bad checks. (Burns of Coos 4) 40, $\,$ K 101
- HB 142 Re the conveyance of real estate by husband and wife where one is mentally incompetent. (Gillis of Rock. 12) 40, psd 125, 134, S conc 280, enr am 321, enr 335 (Chapter 75)
- HB 143 Including airports for the purposes of obtaining a statutory lien on certain property held for storage and care. (Coutermarsh of Hil. 24, Sanborn of Rock. 9) 40, psd 158, 161, conc S am 409, enr 452 (Chapter 104)
- HB 144 Permitting the liquor commission to issue a special license to bowling lanes to serve liquor and beverages. (O'Connor of Str. 18, Lamy of Hil. 35)
 New title: Permitting the liquor commission to issue a special license to certain bowling centers to serve liquor and beverages.
 40, am & rcmt (3 RC's) 125-130, SO 288, psd (RC) 328-329, 333 (Died in Scom)
- HB 145 Requiring notice for executive sessions under the right to know law. (Close of Ches. 15) 40, K 130-131
- HB 146 Specifically including committees within the right to know law. (Close of Ches. 15) 40, K 131
- HB 147 Re sending resident tax bills to taxpayers and charges for duplicate bills. (Shapiro of Mer. 20)

New title: Re sending resident tax bills to taxpayers and charges for duplicate bills and receipts.

40, am 140-141, psd 144, nonconc S am, conf 391, S nonconc 408

- HB 148 Requiring all members of the state employees' retirement system, except elected or appointed officials, to retire at age 70. (Noble of Mer. 21) 40, am 112-113, psd 117, S nonconc 571
- HB 149 Re the apportionment formula of the Newfound cooperative school district. (Gemmill of Graf 10, Ryan of Mer. 1)
 40, am 75, psd 77, S conc 103, enr 104 (Chapter 10)
- HB 150 Re county bonds. (Bednar and Quigley of Hil. 14) 40, psd 107-108, 110 (Died in S com)
- HB 151 Prohibiting bicycle racing on certain highways. (Kenison of Mer. 19) 40, am 149, psd 150, S conc 555, enr 608 (Chapter 117)

HB 152 Providing for an increase in the maximum amount of credit life insurance permitted. (Milne of Hil. 25)

New title: Providing for an increase in the maximum amount of group credit life insurance permitted.

40, ext 134, 351, 426, am 572, psd 587, recon rej 588, S conc 831, enr 858 (Chapter 161)

HB 153 Re the posting requirements of checklists and party enrollment. (Ward of Graf. 1)

40, am 113-114, psd 117 (Died in S com)

- HB 154 Establishing a toll on aviation jet fuel of 2¢ per gallon. (Coutermarsh of Hil. 24, Sanborn of Rock. 9)
 40, K 159
- HB 155 Repealing the statutes re sterilization of certain institutional inmates. (Splaine of Rock. 19, Martin of Hil. 10)
 40, psd 133, 134, S conc 192, enr 201 (Chapter 43)
- HB 156 To establish a state liquor store in Lisbon and making an appropriation therefor. (Fimlaid of Graf. 4) 43, Approp 196, K 759-760
- HB 157 Providing for special motor vehicle registration plates for the majority and minority leaders of the house of representatives. (Spirou of Hil. 27) 43, ext 151, K 193-194
- HB 158 Providing for a special motor vehicle number plate for military aides to the governor. (Eaton of Graf. 8) 43, ext. 151, K 193
- HB 159 Permitting county conventions to appropriate money for any project determined to be in the public interest (O'Connor of Str. 18)
 43, ext 151, study 205, 1099
- HB 160 Re compensating the town of Raymond for rendering municipal services for property purchased by the state and making an appropriation therefor. (Erler of Rock, 8)

First new title: Providing that real property owned by governmental units which is being used for profitmaking purposes by a third party shall be taxed.

Second new title: Limiting the exemption from property taxes for governmental property.

- 44, com changed 66, ext 167, am & Approp 263, psd 788, 800, nonconc S am, conf 979, 994, rep adop 1053, enr 1061 (Chapter 482)
- HB 161 To reimburse the town of Dummer for revenue lost due to the taking of Pontook dam and making an appropriation therefor. (Oleson and Kidder of Coos 5) 44, com changed 66, am 180, psd 189, S conc, enr 381 (Chapter 93)
- HB 162 Requiring clarification of state primary ballots regarding election of state party convention delegates (Richardson of Coos 4) 44, psd 143, 144, (S nonconc) study 956, 1099
- HB 163 Re the liability of school districts for educational expenses of residents at the youth development center. (Hager of Mer. 21) 44, ext 145, 201, com changed 237-238, psd 373, IP (RC) 377-378
- HB 164 Re nonprofit organizations and the meals and rooms tax. (Spirou of Hil. 27 et al)
 44, SO 587, K (RC) 615-617
- HB 165 Re approved subdivision plans. (Whipple of Ches. 4)
 44, ext 193, am 255, psd 256, conc S am 590, enr 634, (S recalled) conc S am
 776, enr 786 (Chapter 142)

- HB 166 Re the functions, powers and duties of planning boards. (Whipple of Ches. 4) 44, K 141
- HB 167 Increasing maximum amount of prizes allowed in beano games and permitting minors to be admitted to places where beano is played. (Parr and Cunningham of Rock. 12)

New title: Increasing maximum amount of prizes allowed in beano games. 44, am 115, psd 117, S conc 295, enr 312 (Chapter 59)

- HB 168 Prohibiting offering for sale or using a steel leghold animal trap which injures or maims and providing a penalty therefor. (Sabbow of Bel. 8, Cushman of Mer.9) 44, rcmt 154, SO 219, K 230
- **HB 169** Re the sale, gift or display of certain birds and rabbits (Sabbow of Bel. 8) 44, com changed 69, K 153
- HB 170 Re the reporting of injury to any domestic animal by the operator of a motor vehicle. (Sabbow of Bel. 8)
 44, am 158, psd 161, S nonconc 590
- HB 171 Defining specific acts as cruelty to animals. (Sabbow of Bel. 8) 44, am 203-204, psd 209, nonconc S am, conf 993, 1007, rep adop 1030, enr am 1036, enr 1061 (Chapter 460).
- HB 172 Providing that impounded dogs are only required to be kept for up to 7 days and that pound fees shall be increased to not more than \$3.00 per day (Sabbow of Bel. 8)

New title: Providing that impounded dogs, except those which are impounded for rabies examinations, are only required to be kept for up to 7 days and that pound fees shall be increased to not more than \$3.00 per day.

44, am 186, psd 189 (Died in S com)

- HB 173 Eliminating the liability of towns or cities for damages caused by dogs to domestic animals. (Sabbow of Bel. 8) 44, K 101
- HB 174 Re the authority of the Kearsarge lighting precinct. (Duprey of Car. 2) 44, psd 170, 175, S conc 295, enr 312 (Chapter 60)
- HB 175 To reclassify a certain highway in the town of Warren. (Mann of Graf. 6) 44, psd 91, 93, S conc 166, enr 173 (Chapter 27)
- HB 176 Establishing a committee to study farming facilities as an alternative to the youth development center (Underwood of Mer. 18)

New title: Establishing a committee to study alternatives to the youth development center.

44, rcmt 142, am 186-187, psd 189, S nonconc 868

HB 177 Establishing districts for the election of county commissioners in Carroll county. (Chase of Car. 4)

New title: Establishing districts for the election of county commissioners in Carroll county if adopted by local referendum.

44, am 186, psd 189, S conc 955, enr 958 (Chapter 342)

- **HB 178** Establishing the town meeting day as a legal holiday. (Duprey of Car. 2) $44, \, \text{K} \, 163$
- HB 179 Permitting the Fitzwilliam and Richmond school districts to withdraw from Monadnock regional school district. (Whipple of Ches. 4) 44, LT 168, study 276, 1100
- HB 180 Increasing the exemption on the interest and dividends tax (Jones of Mer. 17, Read of Rock. 4) 44, study 766, 1100

- HB 181 Re prohibiting recipients of aid to families with dependent children or aid to the needy blind from receiving other assistance and authorizing municipalities to grant nonrecurring assistance to public assistance recipients (Murray of Hil. 3) 44, ext 145, study 260, 1100
- HB 182 Re decreasing minimum contents standards for household ammonia from 8% to 4%. (Goodrich of Rock. 8, Wilson of Rock. 2) 44, psd 156, 161, nonconc S am, conf 776, 786, rep adop 891, enr 965 (Chapter 356)
- HB 183 Reimbursing the North Conway fire department for search and rescue operations and making an appropriation therefor. (Duprey of Car. 2 et al)
 44, com changed 170, psd 259-260, 264, S conc 893, enr 958 (Chapter 343)
- HB 184 Re the definition and penalty for arson. (Parr of Rock. 12 et al) 45, psd 156, 161, conc S am 891, enr 958 (Chapter 284)
- HB 185 Re the appointment of certain election officials of the city of Concord. (Noble of Mer. 21)
 45, psd 153, 161-162, conc S am 571, enr 608 (Chapter 118)
- HB 186 Providing time limits for the incorporation of trust companies and new time limits for the commencement of business operations by trust companies and increasing capital requirements for new trust companies. (Burns of Coos 4)
 New title: Re capital requirements for trust companies and savings banks and time limits for incorporation and commencement of business operations by trust companies and savings banks.
 48, ext 145, am 167-168, psd 175, S conc 280, enr 294 (Chapter 54)
- HB 187 Expanding the consumer protection division of the attorney general's office; providing for consumer advocacy duties by said division and making an appropriation therefor. (Lucas of Sul. 6)
 48, LT 148, 720
- HB 188 Removing the American Red Cross from the prisoner blood donation program (Spaulding of Sul. 4)
 48, psd 91, 93, S conc 295, enr 312 (Chapter 61)
- HB 189 Re providing penalties for violations of certain game laws. (Bisbee of Rock. 4) 48, psd 83, 86, S conc 179, enr 192 (Chapter 36)
- HB 190 Adding two members to the board of trustees for N.H. colleges. (Read of Rock. 4) 48, K 82-83
- HB 191 Establishing the position of legal counsel to the public utilities commission and making an appropriation therefor. (Cate of Mer. 14) 48, K (RC) 123-124
- HB 192 Re requiring school districts to provide education for pupils under the age of 21. (Ingram of Hil. 9)
 48, psd 88, 93, S conc, enr 166 (Chapter 22)
- HB 193 Re the sale of lucky 7 tickets by non-profit organizations and making an appropriation therefor. (Barka of Rock, 4) 48, IP 766
- HB 194 Re the establishment and support of social service programs by municipalities. (Hager of Mer. 21)
 48, ext 151, study 205, 1100

- HB 195 Providing for the delivery by the town clerk to the voter, in person, or mailing to said voter and the voter mailing or delivering to the town clerk, in person, of an absentee ballot. (Stevens of Ches. 1 et al) 48-49, ext 152, rcmt 187, study 357, 1100
- HB 196 Re the implied consent of chemical testing of blood of boat operators or pilots who operate boats upon the public waters of the state of N.H. (Parnagian of Str. 19)
 - 49, com changed 69, K 194
- HB 197 Permitting the taking of one deer by each method for which the hunter is licensed. (Gorman of Rock. 4) 49, K 154
- HB 198 Re expanding the powers of planning boards. (Bradley of Graf. 13) 49, ext 193, am 307, psd 321 (S LT)
- HB 200 Requiring safety chain to secure spare tires carried attached on the outside of a motor vehicle. (MacDonald of Hil. 32) 49, K 143
- HB 201 Permitting written or telephone conferences with utilities in cases of proposed termination of services. (Cate of Mer. 14) 49, psd 163, 175, S conc 590, enr 608 (Chapter 119)
- HB 202 Establishing standards for determining death for purposes of the anatomical gifts act. (Underwood of Mer. 18) 49, psd 183, 189, S nonconc 894
- HB 203 Increasing the maximum rate of monthly payments for foster care of patients placed by the bureau of family care. (Underwood of Mer. 18)

 New title: Permitting the division of mental health to establish the rates of monthly payments for foster care of patients placed by the bureau of family care.

 49, ext 145, am 195-196, psd 198, S conc, enr 335 (Chapter 76)
- HB 204 Providing for partial distributions from estates pending final settlement. (Currier of Hil. 15) 51, psd 146, 150, S conc 917, enr 958 (Chapter 285)
- HB 205 To reclassify a certain highway in the town of Danville. (Cummings of Rock.7)51, psd 194, 198, S conc 355, enr 381 (Chapter 94)
- HB 206 Permitting state school building aid for any alteration to an existing building. (Gemmill of Graf. 10)
 51, Approp 112, K 748
- HB 207 Prohibiting the use of a trawl or drag in the Piscataqua River for the taking of any fin fish. (Randall of Rock. 11)
 New title: Prohibiting the use of certain trawls or a drag seine in the Piscataqua River for the taking of any fin fish.
 51, am 181, psd 189, S conc 295, enr 312 (Chapter 62)
- HB 208 Defining cable television systems as property subject to real estate taxes and regulating their operations as a public utility. (Nims of Ches. 15) 51, K 404
- HB 209 Re releasing the names of certain inactive voluntary corporations and associations and requiring decennial renewal of corporate status. (Perkins of Hil. 8) 51, am 187-188, psd 189, S conc 354, enr 381 (Chapter 95)

- HB 210 Re requiring proof of religious service in order for an unordained clergyman to qualify for a license to perform marriages. (Perkins of Hil. 8) 51, psd 163, 175, S conc, enr 342 (Chapter 81)
- HB 211 Decreasing time limits within which accident and health coverage may be denied for certain purposes, changing the amount of civil penalty and providing minimum standards for such insurance policies. (Shapiro of Mer. 20) 51. ext 189. 230, am 336-337, psd 340, 5 nonconc 956
- HB 212 Re closed seasons on pheasants. (Maynard of Rock. 18) 51, psd 154, 161, S conc 295, enr 312 (Chapter 63)
- HB 213 Conforming registration provisions for foreign partnerships to those required for foreign corporations. (Perkins of Hil. 8) 52, psd 163, 175, S conc 355, enr 381 (Chapter 96)
- HB 214 Providing for sharing of the total sum allocated to the medical education loan program at Dartmouth medical school. (Frizzell of Sul. 7) 52. K 153
- HB 215 Re eliminating the limitation on the distribution of copies of school laws. (Beard of Bel. 9)
 52, psd 88, 93, S conc, enr 166 (Chapter 23)
- HB 216 Prohibiting the use of buckshot in the taking of deer in the state. (Maynard of Rock, 18)

New title: Prohibiting the use of buckshot in the taking of deer in the towns of Greenland, Newington, Stratham and the city of Portsmouth. 52, rcmt 148, am 195, psd 198, S conc, enr 342 (Chapter 82)

HB 217 Providing for the expiration of real estate attachments by operation of law.
(Read of Rock, 4)

52, ext 167, am 254, psd 256, S conc 440, enr 452 (Chapter 105)

- HB 218 Permitting regional planning commissions to receive grants for pilot programs for solid waste disposal. (Greene of Rock. 17) 52, psd 105, 110, S conc 216, enr 229, (Chapter 48)
- HB 219 To prohibit the sale of nonalcoholic beverages in nonreturnable metal or plastic containers. (Chandler of Mer. 3) 52, ext 151, 201, 294, K 419
- HB 220 To prohibit the sale of malt beverages in nonreturnable metal, plastic or glass containers. (Chandler of Mer. 3) 52, ext 151, 201, 294, K 419
- HB 221 To prohibit the sale of nonalcoholic beverages in nonreturnable glass containers. (Chandler of Mer. 3) 52, ext 189, 258, 351, K 419
- HB 222 To reclassify a certain highway in the town of Bethlehem. (Pepitone of Graf. 3) 52, psd 146, 150, S conc 555, enr 608 (Chapter 120)
- HB 223 Re issuance of a sportsman's license by the fish and game department. (Stimmell of Rock, 1) 52, K 125
- HB 224 To prohibit school board members from being employed by their school district. (Cummings of Graf. 12)
 First new title: Limiting employment of school board members by school districts and supervisory unions.

Second new title: To prohibit persons employed by a supervisory union or any school district in a supervisory union from serving as a school board member of any district of the supervisory union.

52, am 147-148, psd 150, conc S am 409, enr 452 (Chapter 106)

- HB 225 Reducing the interest rate charged for deliquent tax payments, (Joos of Str 1) 52. K 159
- HB 226 Re adjusted total disability benefits under workmen's compensation. (Sanborn of Rock, 9)

52, psd 156, 161, nonconc S am, conf 970, 993, rep adop 1033, enr am 1036, enr 1061 (Chapter 474)

- HB 227 Re requiring plats to indicate the date of their preparation and bear land surveyor seals before recording (Skinner of Rock, 3) 52, ext 193, K 259
- HB 228 Redefining small claims by raising the maximum amount. (Currier of Hil. 15) New title: Redefining small claims by raising the maximum amount and extending the return date for executions to ninety days, 52, psd 254, 256, conc S am 971, enr 995 (Chapter 404)
- HB 229 Re the certification and supervision of shared homes for adults. (Hager of Mer.
 - 52, am & Approp 240-241, psd 760, 774, S conc 894, enr 954 (Chapter 265)
- HB 230 Enabling political parties to permit independent voters to vote in their primarles without being registered as members of the party. (Gardner of Hil, 30 et al) 52, IP (RC) 222-224
- HB 231 Permitting changes of party affiliation by mail and changing the time for holding sessions of the supervisors of the checklist. (Gardner of Hil. 30, Duprey of Car. 2) 52, ext 189, am 275-276, psd 277, (S nonconc) study 1100
- HB 232 Requiring the fish and game department to destroy bears which damage persons or livestock. (Bradley of Graf. 5) 52, psd (RC) 154-155, 161, reconc rej 162, S conc 295, enr 312 (Chapter 64)
- HB 233 Requiring pre-trial psychiatric examinations to be completed within a certain period (Lessard of Str. 20, Day of Hil. 26)

52, psd 163, 175, S conc, enr 342 (Chapter 83)

HB 234 Updating language in the statute pertaining to burial expenses for medical assistance recipients. (Noble of Mer. 21)

52, psd 163, 175, S conc 295, enr 312 (Chapter 65)

HB 235 Re issurance of small game licenses by the fish and game department. (Stimmell

52, am 155, psd 161, S conc 295, enr 312 (Chapter 66)

HB 236 Limiting use of felony convictions as disqualifications for employment by the state or political subdivisions or to engage in a practice for which a license is required, (McManus of Str. 20)

63-64, ext 189, SO 220, am (RC) 230-232, psd 246, S conc 867, enr am 918, enr 933, vetoed 1000, attorney general opin 1001, veto sustained (RC) 1004-1005

HB 237 Providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of \$25,000.00 and a maximum of \$30,000.00. (Shapiro of Mer. 20)

New title: Providing that a salary of a district court justice who is prohibited from practicing law shall be a minimum of \$25,000.00 and a maximum of \$30,000.00

and establishing the salaries of the associate justices of the Manchester and Nashua district courts.

64, ext 189, 248, 340, am 424-425, psd 427, recon notice 439, recon rej 566, S conc, enr 775 (Chapter 135)

HB 238 Re compilation of divorce statistics, eligibility for marriage, the waiting period for marriage certificates and recognition of marriages (Gelinas of Hil. 31)

New title: Re compilation of divorce statistics, eligibility for marriage and the waiting period for marriage certificates.

64, ext 189, am 283, psd 292, (S nonconc) study 894, 1100

HB 239 Increasing the appropriation for perambulation of the Maine-New Hampshire boundary line. (Cummings of Rock. 7)

New title: Increasing the appropriation for perambulation of the Maine-N.H. boundary line and providing for the transfer of any available funds. 64, am 232-233, psd 246, 5 conc 867, enr 954 (Chapter 266)

HB 240 To delete the position of commandant at the state veterans' home from the list of positions which are entitled to maintenance and to increase the statutory salary and making an appropriation therefor. (Heald of Ches. 14)

New title: To delete the position of commandant at the state veterans'home from the list of positions which are entitled to maintenance and to increase the statutory salary.

64, Approp 105, am 748, psd 755, S conc 867, enr 909 (Chapter 239)

HB 241 To establish community resource areas and making an appropriation therefor. (Williamson of Sul. 9)

64, am & Approp 244-245, K 748

HB 242 Re the tenure of office of town officers appointed to fill the vacancy of an elected officer (Bednar of Hil. 14, Wiggins of Sul. 8)

New title: Re the tenure of office of town and village district officers appointed to fill the vacancy of an elected officer.

64, psd 196, 198, conc S am 590, enr am 629, enr 724 (Chapter 132)

HB 243 Permitting the election of school district auditors for staggered terms. (Townsend of Sul. 1)

64, psd 205, 209, S conc 295, enr 312 (Chapter 67)

- HB 244 Re school district liability for tuition for elementary and junior high school students attending schools in another district. (Nardi of Hil. 27) 64, psd 146, 150, enr 214, S conc 216 (Chapter 45)
- HB 245 Prohibiting dual candidacies for office and preventing dual printing of a candidate's name on the ballot of biennial elections and other elections of national or state officers (Cote of Hil. 28)
 64, com changed 151, study 357, 1100
- HB 246 Re the distribution of district court fees. (Plourde of Mer. 7) 64, ext 189, 249, 340, LT 435, 436, recon notice 437, LT 720
- HB 247 Prohibiting the taking of wild deer in the year 1975. (Keefe of Rock. 23) 64, $\,$ K 170
- HB 248 Increasing the membership of the personnel commission. (McDonough of Hil. 29, Cote of Hil. 28) 64, ext 167, K 241
- HB 249 Providing for unemployment compensation dependency payments. (McDonough of Hil. 29, Cote of Hil. 28) 64, study 146-147, 1100
- HB 250 Re the N.H. turnpike system. (Davis of Mer. 15) 64, Approp 196, psd 788, 800, S conc 917, enr 958 (Chapter 286)

- HB 251 Establishing speed limits on open inland waterways of the state where not otherwise limited. (Williamson of Sul. 9)
 New title: Establishing speed limits on open inland waterways of the state where not otherwise limited and limiting operation of motor boats by certain minors.
 68, am 141-142, psd 144, S nonconc 665
- HB 252 Re expenditures for engineering and right of way acquisition for an extension of the Spaulding Turnpike. (Fortier of Coos 6 et al) 68, Approp 252, psd (RC) 788-790, 800, S conc 917, enr 958 (Chapter 287)
- HB 253 Providing a maximum finance charge on noncommercial gasoline credit card accounts. (Murray of Bel. 9)
 New title: Providing a maximum finance charge on gasoline credit card accounts.
 68, ext 189, am (RC) 207-208, psd 209, S nonconc 894
- HB 254 Reducing the board of trustees of the retirement system to 9 members, establishing it as an independent agency with no further connection with the state treasurer and making an appropriation therefor. (Drake of Coos 3) 68, ext 145, 189, 258, study 299, 1100
- HB 255 Providing for 10-day temporary motor vehicle plates for motor vehicles, trailers, semitrailers or tractors purchased from a dealer outside of N.H. (Young of Bel. 8)
 68, psd 194, 198, S nonconc 590
- HB 256 Abolishing the resident tax and providing for local option to impose a local resident tax (Splaine of Rock. 19) 68, K 188
- HB 257 Establishing a study committee to determine the feasibility of implementing regional computer centers and making an appropriation therefor. (Nims of Ches. 15) 68, K 188
- HB 258 Providing for the continued revision of the RSA. (Nims of Ches. 15) 68, psd 194, 198, S conc 894, enr 954 (Chapter 278)
- HB 259 Re dogs at large and providing a penalty against the owner. (Sabbow of Bel. 8) 68, K (RC) 184-185
- HB 260 Re bonding requirements for certain town officials. (Bednar & Gravelle of Hil. 14) 68, psd 205, 209, S conc 295, enr 312 (Chapter 68)
- HB 261 Authorizing officials of political subdivisions to act as issuing agents for food stamps. (McLane of Mer. 16)
 68, rcmt 184, am & Approp 262, psd 748, 755, S conc 294, enr 958 (Chapter 288)
- HB 262 Re approval of bonds for certain county officers by the department of revenue administration. (Bednar of Hil. 14) 68, psd 206, 209, S conc 355, enr 382, (Chapter 97)
- HB 263 Re appeals from zoning boards of adjustment and planning boards. (Sayer of Rock. 5) 68, ext 193, psd 357, 379, conc S am 970, enr 995 (Chapter 405)
- HB 264 Re the practice of professional engineering by registered professional engineers. (Ellis of Rock. 16)
 68, rcmt 106, K 201
- HB 265 Re installing snow-making equipment at Mount Sunapee state park. (Williamson of Sul. 9 et al) 68, Approp 170, am 790-791, psd 800, S conc 894, enr 958 (Chapter 276)

- HB 266 Re eliminating district residency requirements for school district auditors. (Hager of Mer. 21)
 68. K 206
- HB 267 Re the reporting of collateral resources, making false statements, misrepresentation or concealment in connection with food stamps and providing penalties therefor. (Wilson of Rock. 2, Lyons of Hil. 13)

 New title: Re the making of false statements, misrepresentations or fraudulently

New title: Re the making of false statements, misrepresentations or fraudulently obtaining food stamps; defrauding division of welfare and providing penalties therefor.

- 68, ext 189, am 204-205, psd 209, nonconc S am, conf. 571, 743, rep adop 891, enr am 973, enr 995 (Chapter 406)
- HB 268 Establishing the Meredith district court. (French of Bel. 1 et al) 68, ext 189, 249, 340, 427, psd (RC) 705-707, 721 (Died in S com)
- HB 269 Repealing certain statutes re marriages of defective persons. (O'Connor of Str. 18)

68, psd 146-147, 150, S conc 295, enr 312 (Chapter 69)

- HB 270 Re the fees charged by the state at the N.H. hospital and the Laconia state school and training center. (Blanchette of Rock. 14, Chase of Mer. 7) 68-69, study 187, 1100
- HB 271 Establishing a study committee to investigate the feasibility of separating the state retirement systems from the amount of social security received and making an appropriation therefor. (McDonough of Hil. 29, Cote of Hil. 28) 69, K 125
- HB 272 Re information required to be disclosed on property tax bills. (Bednar of Hil. 14 et al)

69, psd 242, 246, S conc, enr 342 (Chapter 84)

- HB 273 Re distinctive colors displayed on boats while taking lobsters and crabs. (Randall of Rock. 11)
 73, am 195, psd 198, S conc, enr 342 (Chapter 85)
- HB 274 Re providing a hearing and appeals procedures in the division of welfare. (Fleisher of Hil. 25) 73, ext 193, 265, am & Approp 402, psd 748, 755, S conc 894, enr 954, vetoed, SO (RC) 989-991, 999, sustained (RC) 1002-1004
- HB 275 Re attorney's fees and court costs available under the right to know law. (Bednar of Hil. 14)
 73, rcmt 185, K 254
- HB 276 Providing parents of school children the right to appeal assignment of their children to a school. (Beard of Bel. 9, Day of Hil. 26) 73, K 146
- HB 277 Re eligibility of supervisory union representatives. (Spaulding of Sul. 4) 73, K 146
- HB 278 Requiring copies of dredge and fill permits to be filed with the municipal governing body. (Hanson of Mer. 5)
 73, am 149, psd 150, S conc 280, enr 294 (Chapter 55)
- HB 279 Increasing mileage fees of salaried sheriffs and deputy sheriffs to 15¢. (Cummings of Rock. 7) 73, psd 217, 228 (Died in S com)

- HB 280 Repealing the current use assessment law. (Cote of Hil. 28) New title: Improving the administration of the current use taxation law. 73, com changed 82, am (RC) 238-240, psd 246, recon rej 247, S conc 846, enr 868 (Chapter 197)
- HB 281 Providing that in a divorce or annulment proceeding the sex of a parent shall not be a controlling factor in awarding custody of a child, (Clark of Graf, 11) New title: Providing that in a divorce or annulment proceeding the court in awarding custody of a child shall not give a preference to either parent because of the parent's sex and may take into consideration the preference of the child. 73, ext 193, psd 253-254, 256, conc S am 970, enr am 996, enr, 1025 (Chapter 4261
- HB 282 Re continuing special education for students who benefit thereby, (Beard of Bel. 9, Day of Hil. 26) 73, ext 193, 265, K 335
- HB 283 Making an additional appropriation for fiscal 1975 for the medical education Ioan program (Dartmouth), (Ferguson of Hil, 11) 73, am & Approp 124-125, psd 233, 246, S conc 917, enr 958 (Chapter 386)
- HB 284 To increase the salaries of classified employees and employees of the university system and making an appropriation therefor, (O'Connor of Str. 15 et al) 73, ext 193, am & Approp 267-271, K (RC) 805-806
- HB 285 Raising the minimum age for contracting a valid marriage. (Normand of Hil. 36, Day of Hil, 26) 78, am 139-140, psd 144, S nonconc 868
- HB 286 Permitting all cities the option to employ a business administrator to exercise control functions in the management of the finances of the city. (Hebert of Str. 9) 78, am 170, psd 175, S conc, enr 335 (Chapter 73)
- HB 287 Legalizing a special emergency meeting of the Upper Holderness Village district. (Taylor and Buckman of Graf. 9) 78, psd 146, 150, S conc 216, enr 229, (Chapter 47)
- HB 288 To reimburse Marie Keen for expenses incurred by her because of injuries suffered at the Laconia state school. (Donnelly of Str. 14) 81, psd 146, 150, S nonconc 381
- HB 289 Requiring school bus operators to let following vehicles pass under certain conditions. (Sweeney of Hil. 34) 81, psd 146-147, 150, S conc 216, enr 229 (Chapter 46)
- HB 290 Increasing the penalty for reckless operation of a motor vehicle. (Close of
 - 81, psd 194, 198, (S nonconc) study 894, 1100
- HB 291 Re certain bicycle laws. (Orcutt of Hil. 8) 81, ext 216, K 259
- HB 292 Repealing the law requiring payment of minimum wages to employees in public works projects (Ellis of Rock, 16 et al) 81, IP (RC) 242-244
- HB 293 Re overtaking and passing another vehicle on the right. (Sayer of Rock. 5) 81, psd 158, 161, recon rej 162 (Died in S com)
- HB 294 Permitting savings banks to act as trustees of individual retirement accounts (Nims of Ches. 15)

New title: Permitting savings banks, cooperative banks, building and loan associations and savings and loan associations to act as trustees of individual retirement accounts or plans.

81, am 217-218, psd 228, S conc, enr 381 (Chapter 91)

- HB 295 Re a 3 day nonresident fishing license. (Bisbee of Rock 4) 81, am 181, psd 189, S conc 295, enr 312 (Chapter 70)
- HB 296 Re reimbursing towns and cities for lost revenue as a result of having land classified as open space land. (Milbank of Ches. 10) 81, K 259
- HB 297 Requiring the department of public works and highways to maintain railroad crossings which become the property of the state. (Hoar of Rock. 8 et al) 81, com changed 104, rcmt 255, K 404
- HB 298 Requiring commencement of construction of dog and horse racing facilities within 2 years after local option approval of the license therefor. (Skinner of Rock. 3) 81, K 245
- HB 299 Re the tenure of office of town treasurer appointed to fill the vacancy of an elected town treasurer. (Bednar of Hil. 14) 81, ext 216, 294, psd 357, 379, S conc 831, enr 832 (Chapter 148)
- HB 300 Prohibiting a person who is defeated in a primary from seeking the same office in the biennial election as a candidate of another party or as an independent. (Tropea of Hil. 18, Sing of Hil. 23) 81, ext 230, SO 350, study 369, 1100
- HB 301 Providing for halfway houses for alcohol abusers and making an appropriation therefor. (Spirou of Hil. 27, Fleisher of Hil. 25) 81, ext 230, am & Approp 304, LT 791
- HB 302 Re the regular meeting days of the judicial council. (Stevens of Ches. 1) 87, am 220, psd 228, S conc 440, enr 452 (Chapter 107)
- HB 303 Establishing minimum criteria and considerations for land use and development within towns in the state. (Milbank of Ches. 10) 87, ext 216, 294, SO 566, IP 586
- HB 304 Establishing a commission to study local archival procedures. (Gemmill of Graf. 10) 87, am 220, psd 228, S conc 409, enr 452, study com 1100 (Chapter 108)
- HB 305 Re fees for racing programs (Randall of Rock. 11) 87, SO 245, K (RC) 249-250
- HB 306 Permitting municipalities to charge fees for duplicate property tax bills. (Shapiro of Mer. 20)
 New title: Permitting municipalities to charge fees for duplicate property and

resident tax bills and re sending resident tax bills to taxpayers.

87, am 290, psd 292, S nonconc 436

- HB 307 Legalizing the Greenville town meeting of March 5, 1974 (Eaton of Hil. 5) 87, psd 153, S conc, enr 162 (Chapter 15)
- HB 308 Making kindergartens mandatory (Goff of Rock. 5, Clark of Graf. 11) 87, K 267
- HB 309 Re the term of office for members of the Laconia board of education. (Young of Bel. 8, Murray of Bel. 9)
 87, com changed 192, ext 392, am 712-713, psd 721, S conc 894, enr 965 (Chapter

357)

- HB 310 Requiring the use of vehicular hazard warning lights by slow moving vehicles. (Cote of Hil. 28) 87. K 158
- HB 311 Re a cash payment for Viet Nam veterans and making an appropriation therefor. (Sullivan of Hil. 30 et al)

New title: To provide recognition of the war service of residents of this state who served in the armed forces of the United States during the Vietnam conflict and making an appropriation therefor.

100, ext 216, Approp 296, psd (RC) 760-761, 774, nonconc S am, conf 968, 985, rep adop 1042, enr 1066 (Chapter 478)

- HB 312 Increasing the minimum age for purchase, sale and consumption of alcoholic beverages to 21 years. (Coburn of Hil. 11, Ellis of Rock. 16) 100, rcmt 185, IP (RC) 284-285
- HB 313 Establishing a special committee to study public transportation needs. (Clark of Str. 4)
 100. K 224
- HB 314 Reimbursing Colon Chappell for the loss of a cow and making an appropriation therefor. (Judd of Coos 1). 100, K 136
- HB 315 Prohibiting any city or town which has authorized the use of voting machines from enacting an ordinance which prohibits a candidate from serving as a town, city or ward officer. (Boisvert of Hil. 22) 100, K 245
- HB 316 Re an alternative form of county government. (Bednar of Hil. 14 et al) 100, ext 216, 294, IP 372
- HB 317 Providing for the purchase of uniforms by the state for employees required to wear same and making an appropriation therefor. (Cushman of Mer. 9) 100, Approp 163, K 791
- HB 318 Transferring the N.H. distributing agency from the department of administration and control to the department of education. (Cornelius of Graf. 13, Splaine of Rock. 19)

New title: Transferring the New Hampshire distributing agency from the department of administration and control to the department of education and permitting such agency to cooperate with N.H. School Food Service Association. 100, am 168-170, psd 175, S conc 280, enr 294 (Chapter 56)

- HB 319 Re suspension of driver's licenses for persons under the age of twenty-one apprehended for driving while their blood alcohol content exceeds five hundredths percent. (Coburn of Hil. 11, Ellis of Rock. 16) 100, K 185
- HB 320 Changing certain terms used in various sections of RSA 386 re guaranty savings banks (Milne of Hil. 25) 100, psd 217, 228, S conc, enr 342 (Chapter 86)
- HB 321 Clarifying the existing language in certain sections of RSA 387 re investments of savings banks. (Milne of Hil. 25) 100, psd 217, 228, S conc, enr 342 (Chapter 87)
- HB 322 Prohibiting operation of unauthorized ground vehicles at airports. (Coutermarsh of Hil. 24, Sanborn of Rock. 9)
 100, psd 194, 198, S conc 555, enr am 634-635, enr 681 (Chapter 131)
- HB 323 Enabling the city of Manchester by local option to construct and operate a wagering casino under state supervision. (Cote of Hil. 28, Cote of Hil. 31) 100-101, IP 256

- HB 324 Re the personnel staffing of state liquor stores on the holidays said stores are permitted to be open. (Cunningham of Rock. 12) 101, K 181
- HB 325 Re changing the residency requirement for state liquor store sales agents. (Cunningham of Rock, 12) 101, psd 260, 264, S conc, enr 342 (Chapter 88)
- HB 326 Re the election of Belknap county commissioners. (Murray of Bel. 9) 101, ext 216, 265, 376, K 684
- HB 327 Reemployer actions during labor disputes and compelling union membership. (Ellis of Rock. 16, Cummings of Rock. 7) 104, IP (RC) 272-273
- HB 328 Making an appropriation for replacing the boilers at the Veterans' Home. (Tarr of Mer. 17) 104, Approp 156, K 761
- HB 329 Authorizing cooperative fire protection with other states and the federal government. (Karnis of Hil. 4) 104, psd 336, 340, S conc 743, enr 749, conc S am 970, enr am 996, enr 1025 (Chapter 427)
- HB 330 Increasing the salaries of classified state employees and making an appropriation therefor. (McDonough of Hil. 29) 104, K 250
- HB 331 Authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor. (French of Bel. 1, Spirou of Hil. 27)

 New title: Providing a death benefit for legislative personnel and authorizing a

New title: Providing a death benefit for legislative personnel and authorizing a payment to Mary A. Aucella as a death benefit on behalf of her departed husband and making an appropriation therefor.

104, am 791-792, psd 800, S conc 867, enr 869 (Chapter 191)

- HB 332 Providing full pay for persons injured and covered under the purview of workmen's compensation. (McDonough of Hil. 29, Cote of Hil. 28) 104-105, K 193
- HB 333 Placing a consumer on the commission of pharmacy and practical chemistry and making an appropriation therefor. (Cote of Hil. 28) $105, \, \text{K} \, 254$
- HB 334 Re state payment for foster care for children with partial county reimbursement to the state and making an appropriation therefor. (Zechel of Hil. 17 et al) 105, am & Approp 262-263, K 806
- HB 335 Re education and training in the field of property tax administration and making an appropriation therefor. (Wiggins of Sul. 8) 105, Approp 201, K 777
- HB 336 Establishing a timber yield tax study committee and making an approprlation therefor. (Townsend of Graf. 14) 105, com changed 151, K 733
- HB 337 Authorizing the governor to enter into a contract with schools of dental medicine to guarantee openings for qualified New Hampshire students and making an appropriation therefor. (Lyons of Hil. 13) 105, Approp 260-261, LT 761, 791

HB 338 Requiring vessels with a hazardous substance or oil as cargo to have a valid certificate of inspection and a compliance certificate as a prerequisite in obtaining port clearance, (Clark of Str. 4) 111, ext 265, 376, K 436

HB 339 Re retirement credit for Mary S. Downey and requiring employer contributions toward her retirement fund and making an appropriation therefor. (Day of

111, K 194

HB 340 To control aquatic plants in Country Pond in Kingston and making an appropriation therefor, (Schwaner of Rock, 9)

111. K 255

- HB 341 Establishing a special committee to study alternate forms of county government and making an appropriation therefor. (Andersen of Mer. 15) 111, study 260, 1101
- HB 342 Allowing county conventions, cities and towns to make appropriations for educational and social purposes. (Clark of Str. 4) 111, study 260, 1101
- HB 343 Requiring promoters of certain events to post bonds. (Carswell of Hil. 13) 111, ext 265, K 386
- HB 344 Prohibiting the practice of witchcraft in public schools. (Cote of Hil. 28) 111, IP 180
- HB 345 Repealing the law which specifies powers of appointed police chiefs and procedures for a hearing to the superior court by a police chief upon his suspension or dismissal. (Boucher of Rock. 3) 111, K 217
- HB 346 Increasing the debt limit for the Londonderry school district. (Boucher of Rock. 3)

111, psd 194, 198, S conc 280, enr 294 (Chapter 57)

- HB 347 Giving a court authority to levy a fee on a probationer as a condition of granting or continuing probation. (Boucher of Rock. 3) 111, K 217
- HB 348 Providing for workmen's compensation dependency payments. (McDonough of Hil. 29, Cote of Hil. 28) 111, ext 258, K 287
- HB 349 Re annual, sick and personal leave for state employees. (Lamy of Hil. 35) 111, am & Approp (RC) 250-252, K 807
- HB 350 Providing for acquisition, updating and dissemination of mineral and land use resource data under the supervision of the department of resources and economic development and making an appropriation therefor. (Chase of Car. 4) 111, K 259
- HB 351 Re equine infectious anemia and making an appropriation therefor. (Bradley of Graf. 5)
 - 111, am & Approp 282, am 792-793, psd 800, S conc 867, enr am 918, enr 933 (Chapter 247)
- HB 352 Establishing rights and responsibilities of patients in medical facilities. (Townsend of Sul. 1, Read of Rock. 4) 111, com changed 135, K 254

- HB 353 Authorizing the water resources board to acquire the dam on Pine River Pond in Wakefield, naming said dam the Arthur H. Fox Memorial Dam and making an appropriation therefor. (Allen of Car. 5 et al) 111, rule 57 267, 296, K 309
- HB 354 Providing for improvements at the Bedell Bridge site and making an appropriation therefor. (LaMott of Graf. 6, Sen. Poulsen of Dist. 2) 111, com changed 135, am & Approp 290-291, LT 777
- HB 355 To establish a sweepstakes and gaming commission, and making an appropriation therefor. (Sayer of Rock. 5) 111, K (RC) 733-734, recon rej 742
- HB 356 To provide for renovation of the state house hall of flags and relocation of the visitors center and making an appropriation therefor. (Kelley of Rock. 12) First new title: Authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and making an appropriation therefor and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president.

Second new title: Authorizing the legislation facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and providing that the hall of flags and room 100 in the state house shall be under the control of the speaker and president.

Third new title: Authorizing the legislative facilities committee to renovate the state house hall of flags and room 100 and provide for the transfer of the visitors center thereto and revising the appropriation for such renovation.

111, ext 258, am & Approp 308, am (RC) 807-809, psd 829, nonconc S am, conf 968, 985, rep adop 1042, enr am 1067, enr 1077 (Chapter 491)

- HB 357 Prohibiting an insurer of motor vehicles from designating the repair shop in which repairs will be made. (MacDonald of Hil. 32) 111, K 218-219
- HB 358 Providing for verification and investigation of eligibility of applicants for aid to families with dependent children and making an appropriation therefor. (Ferguson of Hil. 11)
 - 111, am & Approp 241, am 762, psd 774, nonconc S am 987
- HB 359 Increasing the mileage rate for all state employees using privately owned vehicles and making an appropriation therefor. (Hildreth of Bel. 7, Lessard of Str. 20)
 - 112, Approp 261, LT (RC) 810-811
- HB 360 Requiring that municipal planning boards consider housing needs of the community when adopting regulations re subdivision of land. (Currier of Hil. 15) 112, K 196
- HB 361 Providing for an annual motor vehicle inspection for antique motor cars. (Currier of Hil. 15)

New title: Re annual inspections of antique motor cars and application of junk yard regulations to new and used motor vehicle dealers.

112, am 206, psd 209, conc S am 409, enr am 440, enr 608 (Chapter 121)

- HB 362 Establishing a coastal zone management plan. (Greene of Rock. 17) 118, ext 280, am 343-344, psd 351, (S nonconc) study 894, 1101
- HB 363 Requiring instruction in the organization and operation of municipal, county, state and federal government. (Gorman of Rock. 4) 118, ext 258, K 382

HB 364 Authorizing the payment of a shift differential to certain employees of the New Hampshire hospital and making an appropriation therefor. (Rich of Mer. 18, Tibbetts of Str. 11)

118, Approp 261, K 806

HB 365 Directing a study re separating the social security off-set provision from the N.H. retirement system. (Cushman of Mer. 9)

118, am 202, psd 209, S nonconc 381

HB 366 Providing incentive aid for kindergarten programs and making an appropriation therefor. (Cressy of Rock. 11) 118, study 260, 1101

HB 367 Establishing a police commission for the town of Seabrook. (Cressy and Randall of Rock. 11)

118, ext 351, 557, K 601

- HB 368 Providing for the preparation of an election procedure manual and election training sessions and making an appropriation therefor. (Duprey of Car. 2) 118, study 387, 1101
- HB 369 Re real estate tax exemptions for the blind. (Spirou of Hil. 27, Hebert of Str. 9)

119, psd 245, 246, S conc 831, enr 868 (Chapter 198)

HB 370 Re the appointment and removal of members of the fish and game commission and the appointment and removal of the director of the fish and game department. (Gardner of Hil. 30)

119, am 252-253, psd 256 (Died in S com)

HB 371 Re canvass of votes for congressmen and certification of the election. (Bednar of Hil. 14)

119, ext 280, am 387-388, psd 391, (S nonconc) study 832, 1101

- HB 372 Increasing the compensation for collecting resident taxes for tax collectors paid on a commission or part-time basis. (Shapiro of Mer. 20) 135, psd 281, 291, S conc 956, enr 965 (Chapter 358)
- HB 373 Increasing highway aid to towns and cities. (Daniell of Mer. 13) 135, study 318, 1101
- HB 374 Requiring a holder of a beer manufacturer's or wholesaler's permit to notify his customers of any price increase. (Leary of Bel. 4)

New title: Requiring a holder of a beer manufacturer's permit, certificate of approval or wholesaler's permit to notify his customers of any price changes. 135, am 241-242, psd 246, S nonconc 831

HB 375 Making an appropriation to the labor commissioner to convene a wage board. (McManus of Str. 20)

New title: Re establishing a wage rate for cosmetology students. 135, Approp 241, am 762, psd 774 (Died in S com)

HB 376 Providing for the acquisition of the Shell Camp Pond dam in the town of Gilmanton and making appropriation for the purchase, repair or reconstruction of same. (Roberts and Leary of Bel. 4)

135, 296, am & Approp 309, am 777, psd 785, S conc 956, enr am 966, enr 994 (Chapter 390)

HB 377 Authorizing the city of Dover to borrow for hospital construction. (Lessard of Str. 20 et al)

135, K 280, recon, LT 320, am 604, psd 606, conc S am 893, enr 958 (Chapter 344)

- HB 378 Appropriating funds for the dues and expenses of the state's membership in the education commission of the states. (Cotton of Rock. 20, Hager of Mer. 21) 135. K 748
- HB 379 Re education of handicapped children. (Chambers of Graf. 13, Duprey of Car. 2)
 - 135, rcmt 339, am (RC) 382-384, psd 391, recon rej 392, S conc 830, enr 832, S recalled 902, nonconc S am, conf 968, 985, rep adop 1023, enr 1025 (Chapter 434)
- HB 380 Requiring filing and approval of life insurance forms by the insurance commissioner. (Shapiro of Mer. 20)

New title: Requiring the filing of life insurance and group accident and health insurance forms and approval of same by the insurance commissioner.

135, am 236-237, psd 246, nonconc S am, conf 961, 967, 984, rep adop 1047, recon & H nonconc 1048

- HB 381 Requiring the reinspection of motor vehicles which are involved in reportable accidents. (MacDonald of Hil. 32) 135. K 259
- HB 382 To legalize the town meeting of Bristol held on March 5, 1974. (Cummings of Graf, 12)

New title: To legalize the town meeting of Bristol held on March 5, 1974 and the town meeting of Derry held on March 15, 1975.

135, ext 280, psd 339, 340, conc S am 743, enr am 759, enr 775 (Chapter 129)

- HB 383 Providing for state reimbursement to cities and towns for certain exemptions upon residential real estate and making an appropriation therefor. (Barrus of Sul. 2) 135, study 777, 1101
- HB 384 increasing the appropriation for regional vocational education centers. (Hager of Mer. 21 et al)

First new title: Re the program objectives of regional vocational education centers and increasing the appropriation for such centers.

Second new title: Increasing the appropriation for regional vocational education centers.

136, am & Approp 297-298, am 809, psd 829, S conc 955, enr 958 (Chapter 345)

- HB 385 Re motor vehicle road test reports. (Gelinas of Hil. 31) 136, K 259
- HB 386 Abolishing settlement and creating districts for the administration of general assistance and veterans' relief. (Shapiro of Mer. 20) 136, ext 323, study 421, 1101
- HB 387 Exempting county farms from local property taxes. (Senter of Rock. 4) 136, K 280
- HB 388 Providing that the mandatory minimum imprisonment for a habitual offender found juilty of operating a motor vehicle may be reduced to no less than three months if the court finds extenuating circumstances. (Shapiro of Mer. 20) 136, K 205
- HB 389 Establishing standards of conduct for state legislators in situations where personal interests conflict with public interests, and providing for the enforcement of these standards. (Eaton of Hil. 1 et al) 136, ext 323, 427, IP (RC) 714-716
- HB 390 Permitting the labor commissioner to grant needed variances for the elevators to the old post office building. (Roberts of Bel. 4 et al) 136, K 280

- HB 391 Providing that an unemployed person who prevalls in a court action to obtain benefits shall receive costs and attorney's fees. (Spirou of Hil. 27) 136, psd 254, 256 (S LT)
- HB 392 Increasing unemployment compensation benefits. (Spirou of Hil. 27) 136, refer to sub-com unemployment 327, K 618
- HB 393 To amend the charters of certain savings banks. (Nims of Ches. 15) 136, am 237, psd 246, conc S am 590, enr am 681, enr 749 (Chapter 134)
- HB 394 Re the cost of bank commissioner's examinations of second mortgage loan licensees. (Mline of Hli. 25) 136, psd 259, 264, S conc 408, enr 452 (Chapter 109)
- HB 395 Providing for a June state primary. (Lessard of Str. 20) 136, K 281
- HB 396 Providing for the withdrawal of the Newfound Area Cooperative School district from supervisory union no. 2. (Cummings of Graf. 12) 136, ext 294, 394, study (RC) 609-610, 1101
- HB 397 Re the reconstruction of Stirrup Iron Pond dam in the town of Salisbury and making an appropriation therefor. (Humphrey of Mer. 11) 136, 296, am & Approp 309-310, am 778, psd 785, S conc 894, enr 954 (Chapter 279)
- HB 398 Requiring a certificate of need for certain capital expenditures of health care facilities and providing for an appeal procedure. (Spaulding of Sul. 4) 136, K 217
- HB 399 Re the rights of patients being treated for mental illness. (Townsend of Sul. 1) 136, ext 323, psd 420, 422, S conc 867, enr 869 (Chapter 192)
- HB 400 To permit the prosecution to take witnesses' depositions after the defendant has been arrested. (O'Connor of Str. 18, Conley of Car. 3) 145, psd 254-255, 256, S conc 894, enr 954 (Chapter 270)
- HB 401 Re recognizances of witnesses after arrest. (Conley of Car. 3) 145, psd 255, 256, conc S arn 978, enr 995 (Chapter 407)
- HB 402 Repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers. (Fortier of Coos 6)

 New title: Repealing the statutes requiring quarterly audits of the accounts of county commissioners, county farms and county treasurers and requiring annual audits of the records of county officers and clerk of the superior court.

 145, ext 323, rcmt 372, am 659-660, psd 665, S conc 955, enr 958 (Chapter 346)
- HB 403 Requiring subdivision plan approval prior to any altering of land or other action by the subdivider (Greene of Rock. 17) 145, ext 323, psd 436, 437, S conc 801, enr 832 (Chapter 144)
- HB 404 Providing counsel for indigent parents in child neglect or abuse proceedings and proceedings to terminate parental rights and making an appropriation therefor. (Fleisher of Hil. 25) 145, com changed 201, Approp 405, K 811
- HB 405 Providing for the state to compensate in full the special deputy forest fire wardens. (Karnis of Hil. 4) 145, ext 340, am & Approp 426, K 793
- HB 406 To prohibit employers from including tips in determining minimum wage rates. (Thibeault of Rock. 3) 145, rcmt 287, K 435, recon rej 437

- HB 407 Establishing an electrical energy review committee and making an appropriation therefor. (Bradley of Graf. 13, Day of Hil. 26)

 New title: Establishing an electrical energy review committee.

 145, am & Approp 299-300, am 811, psd 829, conc S am 970, enr 995, study
 - 145, am & Approp 299-300, am 811, psd 829, conc S am 970, enr 995, study com 1101 (Chapter 408)
- HB 408 Allowing a person to apply for annulment of a record of conviction and sentence to imprisonment regardless of his age when the criminal act was committed. (Currier of Hil. 15) 152, ext 323, SO 372, JC 409, 1101
- HB 409 Providing that a prior conviction for operating a motor vehicle under the influence may be considered from another jursidiction. (Carswell of Hil. 13, Humphrey of Mer. 11)
 - 152, psd 260, 264, S nonconc 894, study 1101
- HB 410 Providing for the purchase of land for a state office complex and making an appropriation therefor. (Wiggins of Sul. 8) 152, K 308
- HB 411 Providing for reduced service retirement benefits for group I members under the N.H. retirement system who have satisfied the requirement for a vested deferred retirement benefit, who have attained the age of 55, but not the age of 60, and who elect to receive a retirement allowance at such age. (Day of Hil. 26 et al)
 - 152, psd 356, 379, nonconc S am, conf 960, 968, 984 rep adop 1008, enr 1026 (Chapter 435)
- HB 412 Providing for appointment of the house sergeant-at-arms in the event of a vacancy. (French of Bel. 1) 152, ext 323, study 357, 1101
- HB 413 Providing state grants to assist the school staff development programs and making an appropriation therefor. (Solomon of Hil. 16 et al) 152, am & Approp 298, K 749
- HB 414 Requiring notice of transfer of ownership of dogs to be filed with town or city clerk, with failure to do so to constitute a violation. (Sabbow of Bel. 8) 152, study 281, 1101
- HB 415 Permitting the dissolution of the Sanbornville precinct which is commonly known as the Sanbornville fire department and the Union fire district which is commonly known as the Union fire department in the town of Wakefield. (Allen of Car. 5)
 152. K 335-336
- HB 416 Providing for hazardous duty pay for state police officers engaged in bomb disposal and making an appropriation therefor. (Sweeney of HiI. 34 et al) 152, K 271
- HB 417 Prohibiting hunting with high powered rifle in a specified portion of the town of Bow. (Hanson of Mer. 5)
 - 152, ext 323, am 403-404, psd 406, S conc 831, enr 858 (Chapter 162)
- HB 418 Increasing the penalty for assault which causes bodily injury (O'Keefe of Rock, 21 et al) 152, K 255
- HB 419 Making an appropriation for the constitutional convention. (O'Connor of Str. 18)
 152, K 749

HB 420 Re medical insurance coverage for children from time of birth. (Shapiro of Mer. 20 et al)

152, am 261, psd 264, S conc 409, enr 452 (Chapter 110)

- HB 421 To transfer certain costs of the superior court from the countles to the state, and making an appropriation therefor. (Maynard of Rock. 18) 152, 296, Approp 306, LT 762
- HB 422 Extending accident and health insurance coverage to oral surgery performed by dentists. (McLane of Mer. 16) 164, am 261-262, psd 264, S conc 409, enr 452 (Chapter 111)
- HB 423 Establishing a committee to study all aspects of the use of wood substance for the production of methanol and methane as a source of energy and making an appropriation therefor. (Milbank of Ches. 10) 164, rcmt 384-385, study 636-637, 1102
- HB 424 Providing educational benefits for Viet Nam veterans. (Daniell of Mer. 13) 164, am & Approp 296-297, K (RC) 793-795
- HB 425 Prohibiting the transportation of animals in vehicles in such a manner that any part of their anatomy protrudes outside the confines of the vehicle. (Sabbow of Bel. 8) 164, K 259
- HB 426 Re the fees for licensing dogs and dog keepers, breeders and trainers and providing a late fee for failure to procure a license prior to June first. (Sabbow of Bel. 8) 164, study 281, 1102
- HB 427 Re bank deposits in trust. (Nims of Ches. 15) 164, psd 356, 379 recon notice, S conc 831, enr 868 (Chapter 199)
- HB 428 Establishing a statewide system for financing the basic costs of primary and secondary education through creation of a school fund and provisions to generate revenue therefor, (Underwood of Mer. 18 et al) 164, com changed 192-193, study 766, 1102
- HB 429 Re emergency treatment of certain patients at the N.H. hospital. (Haller of Mer. 14, Hanna of Ches, 16)

164, psd 281, 292, S conc 867, enr 910 (Chapter 219)

HB 430 Providing a special liquor and beverage license for race tracks. (McDonough of Hil. 29) 164, am 350, psd 351, S nonconc 956, study 986, 1102

- HB 431 Re compensation of victims of crimes, and making an appropriation therefor. (McManus of Str. 20) 176, Approp 285, K 762
- HB 432 Re the season for taking wild deer by gun. (Stimmell of Rock. 1) 164, am 271, psd 277, S conc 440, enr 452 (Chapter 112)
- HB 433 Re the appeal of N.H. real estate commission determinations. (Hoar of Rock. 164, K 285
- HB 434 Authorizing the superintendent of the N.H. hospital to make loans to employees and to reimburse employees to replace stolen or destroyed personal effects. (Cushman of Mer. 9) 164, K (RC) 273-275, recon rej 327
- HB 435 Authorizing savings banks to purchase and develop N.H. real estate, (Plourde of Mer. 7, McLane of Mer. 16)

- New title: Authorizing savings banks to invest in securities of certain real estate development corporations.
- 164, ext 351, 426, am 572-573, psd 587, recon rej 588, conc S am 893, enr am 959-960, enr 995 (Chapter 409)
- HB 436 Providing for the reconstruction and operation of the Lake Francis campground and making an appropriation therefor. (Huggins and Judd of Coos 1) 164, 296, am & Approp 310, LT 778, 828
- HB 437 Establishing a Pittsfield judicial district and a Pittsfield district court. (Ayles and Bartlett of Mer. 8)
 164, ext 280, 426, am (RC) 707-708, psd 721 (Died in S com)
- HB 438 Transferring certain state prison employees from group I of the N.H. retirement system to group II or from the state employees' retirement system to group II, and making an appropriation therefor. (Spirou of Hil. 27, Griffin of Rock. 19) 164, am & Approp 300, am 811-812, psd 829, nonconc S am, conf 960-961, 968, 984, rep adop 1009, enr am 1037-1038, enr 1061, enr am 1062 (Chapter 489)
- HB 439 Establishing the position of state archeologist and creating a program for archeological research and making an appropriation therefor. (Cushman of Mer. 9, Woodruff of Hil. 18)
 164, am & Approp 282-283, K 749
- HB 440 Re physician and psychiatrist reports used for admission procedures for the mentally ill. (Sullivan of Hil. 30, Gaskill of Rock. 3) 164, psd 336, 340, S conc 867, enr 869 (Chapter 193)
- HB 441 Prohibiting the varying of rates for motor vehicle liability insurance based solely on age groups. (Sayer of Rock. 5) 164, K 343
- HB 442 Permitting counties to hold public hearings and vote on budget estimates prior to the start of the next calendar or fisçal year. (Dwyer of Hil. 13) 164, am 386-387, psd 391, S conc, enr 775 (Chapter 136)
- HB 443 Re the time for payment of moneys to elected and appointed officials. (Bednar of Hil. 14 et al) 164, psd 421, 422, S conc, enr 775 (Chapter 137)
- HB 444 Re costs in proceedings to terminate parental rights. (Brouillard of Bel. 7) 164, psd 336, 340 (S LT)
- HB 445 Providing for local option approval of the sport of jai alai under the direction and supervision of the state racing commission. (Kashulines of Rock. 3) 165. IP (RC) 767-768
- HB 446 To establish a state liquor store in the town of Windham and making an appropriation therefor. (Kashulines of Rock. 3) 165, K 435
- HB 447 To regulate hearing aid dealers and dispensers and making an appropriation therefor. (Townsend of Sul. 1, Boucher of Rock. 3) 165, study 421, 1102
- HB 448 Imposing a tax on a portion of state-owned property. (Cate of Mer. 14) 165, K 405
- HB 449 Providing for the conveyance of the Robert Frost Farm to the Robert Frost Homestead Foundation. (Barka of Rock. 4)

 New title: Authorizing the governor and council to convey the Robert Frost Farm to the Robert Frost Homestead Foundation.

 165, am 373, psd 379 (Died in S com)

HB 450 Increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the University of N.H. (Maynard of Rock. 18, Griffin of Rock, 19)

165, Approp 308-309, LT 812

- HB 451 To provide for the protection of endangered or threatened species of wild plants and nongame wildlife and making an appropriation therefor. (McLane of Mer. 16, Judd of Coos 1) 165, K 283
- HB 452 Making an appropriation for the American and Canadian French cultural exchange commission. (Plourde of Mer. 7, McDonough of Hil. 29) 165, K 749
- HB 453 Outlining procedures for search and rescue operations; establishing a search and rescue account; and making an appropriation therefor. (Wiggins of Sul. 8 et al)

165, am & Approp 303-304, LT 812

- HB 454 Providing within the program on alcohol and drug abuse, technical assistance to employers and employees organizations in developing programs for early identification and referral to treatment of employees who are affected by alcohol or drugs, and making an appropriation therefor. (Copenhaver of Graf. 13 et al) 165, Approp 304, K 749
- HB 455 Re the control of American foulbrood disease of honeybees and making an appropriation therefor. (Osgood of Str. 2)
 165. Approp 261, am 763, psd 774, S conc 894, enr 954 (Chapter 271)
- HB 456 Making an appropriation for the algae control program. (Roberts of Bel. 4 et al)
 165, 296, am & Approp 310, LT 812
- HB 457 Requiring assessment and filing of state interest and dividends taxes to be concurrent with the assessment and filing of federal fiduciary income taxes. (McLane of Mer. 16) 165, K 734
- HB 458 Providing for the state to acquire racing facilities if private ownership is liquidating its holding. (Cote of Hil. 28) 165, K 339-340
- HB 459 Re certifying public medical institutions as intermediate care facilities and making an appropriation therefor. (Townsend of Sul. 1)

First new title: Re certifying public institutions as intermediate care facilities and making an appropriation therefor.

Second new title: Re certifying public institutions as intermediate care facilities. 165, am & Approp 304-305, am 778-779, psd 785, nonconc S am, conf 968-969, 985, 995, rep adop 1019, enr 1043 (Chapter 445)

- HB 460 Re training permits for bird dogs and trail hounds. (Cate of Mer. 9) 165, psd 324-325, 333, S conc 440, enr 452 (Chapter 113)
- HB 461 Providing for off-track wagering on certain dog and horse races within and without the state and creating the off-track wagering commission to administer the same, and making an appropriation therefor. (Sayer of Rock. 5) 165, IP (RC) 734-736
- HB 462 To establish a state liquor store in Henniker and making an appropriation therefor. (Withington of Hil. 1) 165, Approp 307, K 763

HB 463 Establishing a consumers commission and making an appropriation therefor. (Solomon of Hil. 16)

165, 296, Approp (RC) 316-318, K 812-813

- HB 464 Holding administrators of Laconia state school, N.H. hospital, Veterans' home and the N.H. home for the elderly harmless if sued for violations of the Fair Labor Standards Act re payment for services by residents. (Heald of Ches. 14) 165, psd 327, 333, S conc 867, enr 910 (Chapter 240)
- HB 465 Establishing a division of municipal engineering and inspection in the water supply and pollution control commission and making an appropriation therefor. (Johnson of Ches. 3) 176. 296. K 310
- HB 466 Re compensation of registers and deputy registers of probate. (Cummings of Rock. 7)
 176. study 326. 1102
- HB 467 Establishing a registry of persons in the state providing mental health services and making an appropriation therefor. (Nighswander of Bel. 2) 176, am & Approp 305, K 749
- HB 468 To provide forms for verification of voter checklists and making an appropriation therefor. (Murray of Hil. 3) 176, K 420
- HB 469 Requiring that the discharge of a real estate mortgage must be by a deed of release or by a separate written document. (Skinner of Rock. 3)

 New title: Requiring that the discharge of a real estate mortgage must be a deed

of release or by a written document.

176, am 326-327, psd 333, nonconc S am, conf 979, 994, rep adop 1030, enr am

- 176, am 326-327, psd 333, nonconc S am, conf 979, 994, rep adop 1030, enr am 1035-1036, enr 1066 (Chapter 462)
- HB 470 Re selling betting cards by the sweepstakes commission. (Sayer of Rock. 5) 176, IP (2 RC's) 768-771, recon notice 776
- HB 471 Establishing a committee to study the implementation of bicycle routes within the state and making an appropriation therefor. (Horrigan of Str. 4) 176, $\,$ K 355
- HB 472 Re management of solid waste, establishing a bureau of waste matter management and making an appropriation therefor. (Greene of Rock. 17, Burrows of Sul. 5)

New title: Re management of solid waste and establishing a bureau of waste matter management.

176, ext 554, am 637-643, psd 664, S conc 846, enr am 938, enr 965, vetoed, SO 1019-1020, sustained (RC) 1021-1023

- HB 473 Re the medical-dental staff of N.H. hospital and making an appropriation therefor, (Rich of Mer. 18, Tibbetts of Str. 11) 176, Approp 300, K 779
- HB 474 Establishing a committee to investigate the penetration of crime into the state and making an appropriation therefor. (Daniell of Mer. 13) 176, K (RC) 285-287
- HB 475 Re regulation of lobbyists and making an appropriation therefor. (Symons of Graf. 14 et al)
 176, ext 391, study 634, 1102
- HB 476 Establishing a tax relief program for the elderly based on property tax or rental expenditures and making an appropriation therefor. (Townsend of Sul. 1 et
 - 176-177, Approp (RC) 319-320, LT 795

- HB 477 Establishing a study committee to review, recommend changes in and propose a recodification, if necessary, of the election laws of the state and making an appropriation therefor. (Cressy of Rock. 11 et al) 177, K 281
- HB 478 Regulating recreational campgrounds. (Dudley of Str. 4 et al) 177, ext 376, 392, study 678-679, 1102
- HB 479 Permitting a local option to adopt tax exemptions for realty equipped with solar energy heating or cooling systems. (Underwood of Mer. 18 et al) 177, psd 736, 740, S conc 866, enr am 973-974, enr 995 (Chapter 391)
- HB 480 Re the executive secretary for the governor's committee on employment of the handicapped and making an appropriation therefor. (Boucher of Rock. 3, Conley of Car. 3) 177, am & Approp 301, K 779
- HB 481 Re the marking of ballots in elections held in the state. (Bednar of Hil. 14 et al)
 - 177, psd 388, 391, (S nonconc) study 832, 1102
- HB 482 Increasing the discount for liquor sales to hotels and clubs. (Smith of Car. 3, Ambrose of Bel. 1) 177, K 307
- HB 483 Increasing the rate of interest paid on escrow accounts. (Andersen of Mer. 15)
 177, K (RC) 337-339, recon notice 342, recon rej (RC) 389-391
- HB 484 Prohibiting utility companies from establishing a sliding scale for the automatic adjustment of certain utility charges. (Horrigan of Str. 4) 177, K 420
- HB 485 Providing the selectmen in the town of Salem with the authority to make plans for industrial and recreational development. (Belair of Rock. 5)

 New title: Providing the selectmen in the town of Salem with the authority to make plans for industrial development.

 177, ext 376, am 443, psd 554, recon notice 567, recon rej 608, conc S am 834, enr am 915, enr 965 (Chapter 353)
- HB 486 To provide for the consolidation of a city with a county, and of a county with a county, and to provide state financial and other assistance for such mergers, and making an appropriation therefor. (Roberts of Bel. 4) 177, study 593, 1102
- HB 487 Increasing the real estate transfer tax; dedicating the increased revenue to open space land acquisition; and providing for the acquisition of open space land. (Chambers of Graf. 13, Heald of Hil. 5) 177, ext 376, study 633, 1102
- HB 488 Authorizing the N.H. transportation authority to purchase certain rail passenger coaches, operate or lease same to private enterprise and making an appropriation therefor which is funded by a bond issue. (Duprey of Car. 2 et al) 177, rcmt 389, K 569
- HB 489 Re the fee and requirements for renewal of chiropractor licenses. (Sing of Hil. 23)
 - New title: Re the requirements for renewal of chiropractor licenses. 177, rcmt 324, am 401, psd 406, S nonconc 868
- HB 490 Excluding an exchange of land among owners which does not increase the number of owners from subdivision approval procedures. (Corser of Hil. 2) 177, K 339

HB 491 Establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated and making an appropriation therefor. (Hager of Mer. 21 et al)

New title: Establishing a special study committee to study the effects of the equal rights amendment upon the revised statutes annotated.

177, Approp 287, am 763, psd 774, nonconc S am, conf 978, 993, rep adop 1023, enr 1026, study com 1102 (Chapter 436)

- HB 492 Providing for a per diem allowance and mileage for appointed members of the prison board of trustees and making an appropriation therefor. (Spirou of Hil. 27)
 - 177, Approp 301, am 795, psd 800, S conc 894, enr am 966, enr 985, veto sustained (RC) 1027-1028
- HB 493 Requiring the metering of certain gasoline sales. (MacDonald of Hil. 32 et al) 177, ext 376, am & Approp 556, psd 587, 588, (S nonconc) study 894, 1102
- HB 494 Re assistance to dependent children of unemployed fathers and making an appropriation therefor. (McLane of Mer. 16) 177, K 318, recon rej 320-321
- HB 495 Establishing a commission to study traffic laws and making an appropriation therefor. (Reese of Rock. 6 et al)

New title: Establishing a commission to study traffic laws.

178, am 389, psd 391, S conc 831, enr 868, study com 1102 (Chapter 200)

HB 496 To protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments, and making an appropriation therefor. (Roberts of Bel. 4 et al) First new title: To protect a person's right to privacy and confidentiality and to prohibit the unreasonable acquisition, use and retention of personal information by state and local governments.

Second new title: Re information practices of state agencies and establishing a legislative committee to study the acquisition, use, dissemination and retention of personal information by state agencies.

178, ext 376, am 648-650, psd 664, nonconc S am, conf 979, 993, 1032, rep adop 1042, enr am 1067-1068, enr 1077, study com 1102 (Chapter 492)

HB 497 Increasing the per diem allowance for parole board members and making an appropriation therefor. (Spirou of Hil. 27)

First new title: Providing mileage for parole board members.

Second new title: Providing mileage for the parole board members and increasing the per diem allowance for school building authority members.

178, Approp 301, am 795-796, psd 800, conc S am 970, enr 995, veto sustained (RC) 1069-1071

- HB 498 Authorizing the sweepstakes commission to grant licenses to take wagers on the result of horse races, dog races and other sporting events and making an appropriation therefor. (Sayer of Rock. 5) 178, IP (RC) 736-737
- HB 499 Requiring a permit or license for those engaged in the business of designing or installing subsurface sewage or waste disposal systems under RSA 149-E and making an appropriation therefor. (Hoar of Rock. 8)

178, 296, am & Approp 310-311, am 813-814, psd 829, nonconc S am, conf 969, 985, SO 1023, rep adop, recon 1027, LT (RC) 1030-1032

HB 500 Directing the Health and Welfare advisory commission to plan a new forensic medicine facility for the New Hampshire hospital and making an appropriation therefor. (Chase of Mer. 7) 178, K 402

- HB 501 Imposing a tax on resident and nonresident income to reimburse cities and towns for revenue lost because of tax exemptions to the elderly, and making an appropriation therefor. (Sackett of Str. 4, Mann of Graf. 6) 178, IP (2 RC's) 771-773
- HB 502 Providing supplemental grants to families with dependent children and making an appropriation therefor. (Clark of Str. 4 et al) 178, Approp 305, K 779
- HB 503 Establishing a board of examiners of speech pathology and audiology and to certify speech pathologists and audiologists and making an appropriation therefor. (Solomon and Gramling of Hil. 16) 178, study 421, 1103
- HB 504 Creating centralized land acquisition procedures; establishing a natural heritage conservation fund, making an appropriation therefor, and authorizing the issuance of bonds for such fund. (Williamson of Sul. 9) 178, 296, am & Approp 311-312, study 779, 1103
- HB 505 Providing for monthly per patient payments by the division of welfare to county nursing homes for medications and making an appropriation therefor. (Spaulding of Sul. 4)

New title: Providing for monthly per patient payments by the dvision of welfare to county nursing homes for medications, medical and surgical supplies, physical therapy and occupational therapy and requesting funding from the department of Health and Welfare.

178, am & Approp 305-306, K 779

HB 506 Making a supplemental appropriation to the department of public works and highways to expedite engineering design of capital improvement and operational projects. (Roberts of Bel. 4 et al)

178, psd 206, S conc, enr 212 (Chapter 30)

- HB 507 Prohibiting advertising by public utilities. (Gramling of Hil. 16) 178, K 355
- HB 508 Establishing a housing finance agency and making an appropriation therefor. (Brouillard of Bel. 7 et al)

New title: Establishing a housing finance agency.

178, am & Approp 301-302, am 814, psd 829, conc S am 989, enr am 1024, enr 1043 (Chapter 468)

HB 509 Re collective bargaining for classified state employees and making an appropriation therefor (Skinner of Rock. 4 et al)

New title: Establishing a state labor relations board and making an appropriation therefor.

178, rule 58 suspended 276-277, am & LT 426, am & Approp 674-675, K 814

HB 510 Establishing an interim study committee to study the feasibility of developing a gerontology center at the university of N.H. and making an appropriation therefor. (Read of Rock. 4)

New title: Establishing an interim study committee to study the feasibility of developing a gerontology center at the university of N.H.

178, am 302, psd 321, S conc 917, enr am 966, enr 985, study com 1103 (Chapter 375)

- HB 511 Providing for the establishment of an interstate regional college of veterinary medicine and making an appropriation therefor. (Sayer of Rock. 5, Ferguson of Hil. 11)
 - 178, Approp 298, LT 779-780

- HB 512 Reinstating the retirement rights of Richard E. Moore. (Humphrev of Mer. 11) 178, K 302

HB 513 To reimburse towns and cities for educational costs of foster children and making an appropriation therefor. (Roberts of Bel. 4) 179, am & Approp 298-299, K 780

HB 514 Re the commitment of the criminally insane, providing for their release and providing for facilities for their care and treatment and making an appropriation therefor. (McLane of Mer. 16, Griffin of Rock. 19)

First new title: Re temporary removal of prisoners and re the commitment of the criminally insane, providing for their release and providing for facilities for their care and treatment and making an appropriation therefor.

Second new title: Re temporary removal of prisoners and re the commitment, discharge and off-grounds privileges of the criminally insane and providing for their release.

179, am & Approp 306-307, am 796-797, psd 800, S conc 955, enr 958 (Chapter 388)

- HB 515 To foster the establishment of management-employee relations in state employment and making an appropriation therefor. (Coutermarsh of Hil. 24) 179, rule 58 suspended 276-277, SO 600, K 675
- HB 516 Re collective bargaining rights of public employees of political subdivisions and making an appropriation therefor. (Roberts of Bel. 4 et al)

New title: Re collective bargaining rights for public employees.

179, rule 58 suspended 276-277, ext 391, SO 600, am (RC) 666-674, psd 679, recon rej 680, nonconc S am, conf 972, 985, rep adop 1034, enr 1061 (Chapter 490)

- HB 517 Re salary and tenure of the attorney general's staff, and making an appropriation therefor. (McLane of Mer. 16) 179, 296, K 318
- HB 518 Providing for an increase in present longevity payments to state employees and funds, and differential compensation for state employees and making an appropriation therefor. (Gelinas of Hil. 31)

New title: Providing for an increase in present longevity payments to state employees and funds and making an appropriation therefor. 179, am & Approp 302-303, K 814

- HB 519 Establishing land use control procedures and making an appropriation therefor. (Belair of Rock. 5 et al) 179, rule 58 suspended 291, SO 566, IP 586, recon notice 593
- HB 520 Prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season. (Judd and Huggins of Coos 1) New title: Prohibiting the operation of snow traveling vehicles during the daylight hours of the deer and bear season, except by an operator on his own private land. 191, am 385, psd 391, recon rej 392, S nonconc 916
- HB 521 Requiring the installation of automatic fire warning systems in certain buildings and structures used for residential purposes. (Cotton of Rock. 20) 191, study 421, 1103
- HB 522 Requiring the Exeter district court to hold regular sessions in Epping. (Goodrich of Rock. 8) 191, ext 391, 553, psd 709, 721, S conc 866, enr 933 (Chapter 248)
- HB 523 Reducing the minimum age for licensure as a private detective. (McLaughlin of Hil. 16)

191, psd 349, 351, nonconc S am, conf 969, 984, 985, 1026, rep adop 1042, recon, nonconc conf rep, new conf 1053, S nonconc 1060

- HB 524 Decreasing the age limitation on free lifetime hunting and fishing licenses for elderly residents. (Bernard of Str. 17)
 New title: Re lifetime hunting and fishing licenses for elderly residents.
 191, ext 377, am 423, psd 427, S nonconc 831
- HB 525 Extending the time limit for reporting payment delinquencies of retailers of fermented malt beverages. (Marsh of Bel. 2) 191, ext 392, K 568
- HB 526 Establishing a professional standards board to advise the state board of education. (Hager of Mer. 21) 191, am 281, psd 292, S conc 555, enr 608 (Chapter 122)
- HB 527 Re public disposal facilities. (Bowler of Bel. 3)

 New title: Re municipal electric revenue bonds and authorizing electric utilities to participate in electric power facilities.

 191, ext 391, am 555-556, psd 566, nonconc S am rej 967, nonconc S am, conf (RC) 987-988, 993, rep adop (2 RC's) 1050-1052, enr am 1073, enr 1086 (Chapter 501)
- HB 528 Permitting a person to recover damages resulting from the intentional torts of an unmarried minor in an action against the minor's parents. (McDonough of Hil. 29, Cote of Hil. 28) 191, K 335
- HB 529 Re outdoor advertising. (Woodruff of Hil. 18) 191, K 339
- HB 530 Increasing the penalty for operating an off-highway recreational vehicle on a railroad right-of-way, airport runways and cemeteries. (Hoar of Rock. 8 et al) 191, K 389
- HB 531 Re registration requirements for professional engineers. (Sanborn of Rock. 9) 191, ext 392, am 687, psd 694, S conc 866, enr am 974, enr 995 (Chapter 392)
- HB 532 Re the filing of pre-judgment orders of attachment. (McManus of Str. 20) New title: Re the filing of pre-judgment orders of attachment and the execution and recording of real estate conveyances. 191, ext 391, 553, psd 650-651, 664, conc S am 979, enr am 997, enr 1025 (Chapter 428)
- HB 533 Re sudden infant deaths. (McManus of Str. 20) 191, am 423-424, psd 427, S conc 831, enr am 833, enr 868 (Chapter 201)
- HB 534 Requiring a special stamp to hunt pheasants. (Maynard of Rock. 18)

 First new title: Requiring a special stamp to hunt pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase and/or propagation of pheasants.

 Second new title: Re the taking and stocking of pheasants, establishing a separate account for all monies collected from the sale of pheasant stamps and appropriating the same for the purchase or propagation of pheasants.

 191, am & Approp 349-350, am 780, psd 785, conc S am 971, enr am 998, enr 1043 (Chapter 440)
- HB 535 Facilitating the making of anatomical gifts. (Lockhart of Rock. 17) 191, psd 336, 340, nonconc S am, conf 969, 985, rep adop 1019, enr am 1038, enr 1066 (Chapter 463)
- HB 536 Re exceeding appropriations under the municipal budget law. (Sayer of Rock. 5)
 191, study 421, 1103

- HB 537 Providing that a resident alien may be issued a special hunting or fishing license without serving in the armed forces. (Spirou of Hil. 27) 191, SO 385, LT & S Ct opin req (HR7) 395-396, printed 665
- HB 538 Prohibiting the appropriation or expenditure of money for newspapers for members of the general court. (Joos of Str. 1) 191, SO 372, IP 394-395
- HB 539 Limiting wage and salary increases for state, county and municipal workers to equal amounts. (Joos of Str. 1) 191, K 327
- HB 540 Requiring employers to complete forms for persons applying for unemployment benefits. (Joos of Str. 1)
 191, ext 392, study 571, 1103
- HB 541 Permitting counties to make purchases or sales of up to \$500.00 without competitive bidding. (Boisvert of Hil. 22) 191, psd 421, 422 (S LT)
- HB 542 Requiring information folders on pharmaceutical drugs to be available for public inspection and distribution to purchasers. (Cote of Hil. 28) 191. K 326
- HB 543 Requiring notice to local police before a handgun may be sold to a person who is not a wholesaler and who has no license to carry a handgun. (Altman of Graf. 8)
 192, K 385
- HB 544 Re the appeals procedure of the state personnel commission and the determination of employment or elective office which conflicts with state employment. (Spirou of Hil. 27)

 New title: Re the appeals procedure of the state personnel commission.

192, ext 392, am 687-688, psd 694, S nonconc 894

- HB 545 Granting the director and conservation officers of the Fish and Game department powers of a constable. (Wiggins of Sul. 8)
- HB 546 Creating an emergency revolving fund for the department of welfare. (Clark of Str. 4)
 192, K 749

192, psd 385, 391, recon rej 392, conc S am 971, enr 995 (Chapter 410)

- HB 547 Requiring full-time sheriff's deputies to meet certain qualifications of the police standards and training council. (Humphrey of Mer. 11) 192, K 385-386
- HB 548 Requiring all police officers to wear a name tag when in uniform on active duty. (Young of Bel. 8)
 192, psd 386, 391, S conc 917 enr 958 (Chapter 289)
- HB 549 Requiring full state maintenance for state route 28 in the town of Salem. (Parolise and DeCesare of Rock. 5) 192, study 309, 1103
- HB 550 Re procedures for changing zoning ordinances. (Olden of Sul. 7) 192, ext 392, am 660, psd 665 (Died in S com)
- HB 551 Re deprived and delinquent children and persons in need of supervision. (Jones of Mer. 17 et al)
 192, ext 392, study 592, 1103

- HB 552 Providing for the stipulation that all local pertinent requirements are met before submission of subdivision or individual lot plans to the water supply and pollution control commission. (Hoar of Rock. 8) 199, am 387, psd 391, S nonconc 801
- HB 553 Removing the citizenship requirement from an application for a license to manufacture or sell liquor or beverages. (Spirou of Hil. 27) 199, ext 392, K 435-436
- HB 554 Re mechanics' liens. (Clark of Str. 4) 199, K 419
- HB 555 Re the advertising of liquor and beverages. (McDonough of Hil. 29) 199, ext 392, K 436
- HB 556 Extending the liability of towns for damage to livestock caused by dogs to include any member of the canidae family, excepting the red and grey fox. (Judd and Huggins of Coos 1) 199, psd 356, 379, S nonconc 801
- HB 557 To require that personnel files of state employees and employees of political subdivisions be purged every 2 years of any reprimands or records of minor infractions. (McDonough of Hil. 29) 199, K 401
- HB 558 Removing the requirement of a second public hearing on amendments to zoning ordinances and building codes. (Corser of Hil. 2) 199, K 419
- HB 559 Prohibiting donation of blood for payment, solicitation of paid blood donors, and sale of commercial blood. (Spaulding of Sul. 4) 199, ext 392, K (RC) 703-705
- HB 560 Re disqualification for unemployment compensation benefits. (Hildreth of Bel. 7) 199, study 327, K 618
- HB 561 Re permissible investments for savings banks. (Hanson of Mer. 5) 199, psd 356, 379, S conc 867, enr 869 (Chapter 194)
- HB 562 Re procedures for consolidation of banks. (Hanson of Mer. 5) 199, psd 356, 379, nonconc S am, conf 969, 984, 985, rep adop 1021, enr 1043 (Chapter 446)
- HB 563 Naming the 10th Mountain Division Memorial Highway. (LaMott of Graf. 6) 199, psd 281, 292, conc S am 627, enr 724 (Chapter 133)
- HB 564 Providing that all restaurants have a device to use in removing food stuck in a person's throat. (Shapiro of Mer. 20) 200, psd 435, 437, (S nonconc) study 894, 1103
- HB 565 Re accident and health insurance policies. (Shapiro of Mer. 20) 200, am 573-574, psd 587, recon rej 588, nonconc S am, conf 961, 968, rep adop 1042, enr am 1067, 1078, enr 1086 (Chapter 500)
- HB 566 To extend the time limit for eliminating burning dumps for certain towns. (Dickinson of Car. 2 et al) 200, ext 392, am 643-644, psd 664, S conc 893, enr 958 (Chapter 290)
- HB 567 Re the open season in Coos county on hares and rabbits. (Richardson of Coos 4) 200, K 325

- HB 568 Extending the hunting season for partridge. (Gordon of Mer. 7) 200, $\,$ K 335
- HB 569 Requiring the secretary of state to appoint a representative from each of the two major political parties as election recount assistants. (Hildreth of Bel. 7) 200, SO 350, study 369, 1103
- HB 570 Providing for reimbursement of expenses for local officials attending educational programs offered by certain statewide municipal organizations. (Wiggins of Sul. 8) 200, ext 392, K 601
- HB 571 Revising laws regulating the practice of architecture. (Spirou of Hil. 27, Sen. Bradley of Dist. 5)
 200, ext 392, am 595, psd 605, recon rej 606, S conc 867, enr 910 (Chapter 220)
- HB 572 Providing for on-site approval of waste disposal systems by a soil scientist of the water supply and pollution control commission. (Claflin of Car. 4 et al) 200, com changed 230, ext 392, am 445, psd 554 (Died in S com)
- HB 573 Re the taking of deer. (Boisvert of Hil. 22) 200, 201, study 272, 1103
- HB 574 Limiting smoking in places of public assembly to designated areas. (Krasker of Rock. 22 et al) 213, ext 437, IP (RC) 612-613, recon rej 626
- HB 575 Clarifying the status of inmates of homes and institutions re a settlement. (Judd and Huggins of Coos 1)
 213, ext 437, am 597, psd 605, recon rej 606, S conc 867, enr 910 (Chapter 221)
- HB 576 Revising the definition of game birds. (Scott of Sul. 6) 213, am 401-402, psd 406, S conc 831, enr 858 (Chapter 163)
- HB 577 Providing for a personnel commission in the city of Manchester. (McDonough of Hil. 29, O'Connor of Hil. 33) 213, ext 427, study 571, 1103
- HB 578 Providing for a single police commissioner for the city of Rochester. (Desmarais of Str. 14) 213. K 339
- HB 579 Re the management of funds for school food and nutrition programs. (Spaulding of Sul. 4) 213, am & Approp 370, psd 780, 785, S conc 955, enr 958 (Chapter 347)
- HB 580 Re the manner of collecting village district taxes. (Bowler of Bel. 3 et al)
- 213, am 443-444, psd 554, S conc, enr 775 (Chapter 138)

 HB 581 Re handle bar grips on motorcycles. (Cote of Hil. 31)

213, ext 437, K 556

- HB 582 Providing for certain exemptions from the interest and dividends tax. (Wiggins of Sul. 8) 213, study 766, 1103
- HB 583 Providing for permanent non-drivers' picture identification cards for age and residence identification purposes. (Townsend of Sul. 1, Lucas of Sul. 6) 213, K 420
- HB 584 Exempting the tax on that portion of the dividend that constitutes a return of capital. (Niebling of Rock. 13) 213, study 766, 1103

HB 585 Repealing the provisions of the statutes re hawkers and peddlers. (Estee of Mer. 13)

213. K 281

- HB 586 Changing the responsibility for annually listing of dog owners from the assessors to the town or city clerk. (Cunningham of Rock. 12) 213, study 436, 1103
- HB 587 Re the appointment of a health officer for a town. (Bednar of HII. 14, Gage of Rock. 5)

213, am 444, psd 554, S nonconc 846

HB 588 Continuing the special legislative committee to study and report on the programs and needs of the water supply and pollution control commission. (Claffin of Car. 4)

213, K 576, recon notice 586, 593

HB 589 Re limited credits for retailers, vendors and sub-jobbers of tobacco products. (Barka of Rock. 4)

213, K 738

HB 590 Re classification of highways, highway aid apportionment and highway regulation. (Boucher of Mer. 6 et al.)

213, psd 336, 340, S conc 831, enr am 869, enr 933 (Chapter 249)

HB 591 Authorizing the board of directors of a credit union to declare interest refunds. (Noble of Mer. 21)

213, psd 356, 379, S conc 831, enr 868 (Chapter 202)

HB 592 Permitting the filing of small claims in the court where the plaintiff or defendant resides. (Currier of Hil. 15)

213, psd 403, 406, S conc 867, enr 910 (Chapter 222)

- HB 593 Requiring new cars to be sold with mufflers and tailpipes equal in thickness to exhaust pipes. (Cote of Hil. 28) 213, K 420
- HB 594 Re deposit accounts of co-operative banks, savings and loan associations and buildings and loan associations. (Lamy of Hil. 35, Burns of Coos 4)

 New title: Re savings accounts of co-operative banks, savings and loan associations and building and loan associations.

213, am 382, psd 391, S conc 831, enr 868 (Chapter 203)

HB 595 Permitting a court to require a delinquent child to make restitution. (Currier of Hil. 15)

213, am 425, psd 427, nonconc S am (RC) 977-978

HB 596 Re computing grants under the school building aid program. (Currier of Hil. 15)

New title: Re computing grants under the school building aid program and allowing temporary loans made by municipalities and counties to mature within two years from their dates of issue.

213, am & Approp 324, am 814, psd 829, nonconc S am, conf 969, 986, rep adop 1026, enr 1043 (Chapter 447)

HB 597 Clarifying the meaning of consecutive days in the revised statutes annotated pertaining to child-caring agencies. (Andersen of Mer. 15)

213, ext 437, K 568

HB 598 Establishing a committee to study public utility regulation. (Gelinas of Hil. 31)

214, K 349

HB 599 Increasing service of subpoena fees and certain mileage fees for sheriffs and deputy sheriffs. (Bisbee of Rock. 4)

New title: Increasing service of subpoena fees and mileage fees for salaried sheriffs and deputy sheriffs.

214, am 404, psd 406, S nonconc 956

HB 600 Changing the reporting dates for reports by the state police director to the commissioner of safety and the governor. (Polak of Hil. 14) 214, psd 420, 422, S conc, enr 775 (Chapter 139)

HB 601 Re the safekeeping of records by the register of deeds and the register of probate. (Daniell of Mer. 13, Hanson of Mer. 5)

New title: Re the safekeeping of records of the register of deeds, the register of probate and the clerk of court.

214, SO 372, am 395, psd 406, S conc 831, enr 832 (Chapter 149)

HB 602 Opening a certain portion of the Connecticut river to fly fishing. (Judd of Coos 1 et al)

214, psd 420, 422, S conc 831, enr 858 (Chapter 164)

HB 603 Decreasing the time period during which jurors are ineligible to repeat jury service. (Bartlett of Mer. 8)

214, study 556, 1104

HB 604 Re the percentage of voter approval required for issuance of certain bonds and notes under the municipal finance act. (Reese of Rock. 6 et al) 214, SO 436, K (RC) 562-564, recon rej 566

HB 605 Limiting the increases in fees for mooring permits for commercial fishing vessels in waters under the jurisdiction of the state port authority. (Peterson of Rock. 22 et al)

214, ext 436, study 557, 1104

HB 606 Permitting towns to appropriate money for child-caring agencies. (Gage of Rock. 5)

214, study 339, 1104

HB 607 Re a statement of policy and construction of RSA 91-A. (Close of Ches. 15) 214, K 405, recon rej 406

HB 608 Exempting meals served to the elderly from the meals and rooms tax. (Cote of Hil. 28)

214. K 738

HB 609 Re the filing period for small towns with nonpartisan ballots for electing town officers and which have adopted absentee voting. (Smith of Car. 3 et al) New title: Re the filing period for towns with nonpartisan ballots for electing town officers.

214, am 388-389, psd 391, conc S am 834, enr 868 (Chapter 204)

HB 610 Permitting towns to appropriate money for recreational facilities. (Gage of Rock. 5)

214, ext 437, study 593, 1104

HB 611 Re the sale and manufacture of wine and fees on same. (McLane of Mer. 16 et al)

247-248, subcommittee on revenue impact 377, IP (RC) 564-566

HB 612 Requiring instruction in New Hampshire history and government in high schools. (O'Keefe of Rock. 21, Grassie of Str. 12)

New title: Requiring instruction in the history and government of the U. S. and N.H. in high schools.

229, am 370-371, psd 379, S conc 831, enr am 833, enr 858 (Chapter 183)

- HB 613 Redefining serious bodily injury in the criminal code. (O'Keefe of Rock. 21, Grassie of Str. 12) 229, K 403
- HB 614 Re taking salt water smelt without a fishing license. (Randall of Rock. 11) 229, am 423, psd 427, S conc 831, enr 832 (Chapter 150)
- HB 615 Providing for a 3 mile limit for trawl or drag for fin fish and increasing the license fee and the penalties therefor. (Parr of Rock. 12, Randall of Rock. 11) 229, K 443
- HB 616 Re the duties and authority of the Hillsborough county treasurer. (Coutermarsh of Hil. 24) 229, rcmt 405, K 568
- HB 617 Establishing a commission to develop a community and school partnership act for the state. (Currier of Mer. 3) 229, K 384
- HB 618 Permitting school districts to pay teachers' contributions to the New Hampshire retirement system. (Symons of Graf. 14) 229, IP (RC) 610-612, recon rej 626
- HB 619 Prohibiting unfair, deceptive or unreasonable practices in collection of debts. (Nighswander of Bel. 2) 229, ext 391, am 574-576, psd 587, recon rej 588, conc S am 902, enr am 960, enr am 998, enr 1025 (Chapter 437)
- HB 620 Regulating attorney's fees in consumer cases. (O'Connor of Str. 18) 230, psd 356, 379, S conc 590, enr 608 (Chapter 123)
- HB 621 Eliminating prohibitions against political contributions by certain organizations and by classified state employees. (O'Connor of Str. 18) 230, SO 350, study 370, 1104
- HB 622, Requiring competitive bidding and approval of the county convention executive committee on sales and leases of real property owned by a county. (O'Connor of Str. 18)
 New title: Re sales, leases and use of real property of a county. 230, am 444, psd 554, S conc 917, enr 985 (Chapter 376)
- HB 623 Requiring deposits on soft drink and alcoholic malt beverage containers. (Cote of Hil. 28 et al) 248, 256, IP (RC) 696-697
- HB 624 Prohibiting the sale of soft drinks and alcoholic malt beverages in nonreturnable glass containers. (Cote of Hil. 28) 248, K 591
- HB 625 Prohibiting the marking of a higher price on any retail product which has been marked with a lower price and offered for sale to the public. (Murray of Bel. 9, Belair of Rock. 5)
 248, SO 386, IP (RC) 396-397
- HB 626 Re overtime pay for state employees. (O'Connor of Str. 18 et al) 248, am & Approp 576, K 815
- HB 627 Re the sealing and certifying of ballots. (Bednar of Hil. 14 et al) 248, am 350, psd 351, (S nonconc) study 1104
- HB 628 Permitting the taking of wild deer by a muzzle loading rifle in certain towns and counties. (Boucher of Rock. 3) 248, psd 434, 437, S conc 831, enr 858 (Chapter 165)

HB 629 Re payment of patient workers at N.H. hospital. (Ferguson of Hil. 11, Copenhaver of Graf. 13) 248, psd 426, 427, S conc 893, enr am 966, enr 985 (Chapter 377)

HB 630 Increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial. (Currier of Hil. 15)

New title: Increasing the time period in which a person charged with driving while intoxicated must file notice to require the blood test administrator to attend the trial and authorizing the director of motor vehicles to restore a license revoked pursuant to the implied consent law where the person is not found guilty.

248, am 598, psd 605, recon rej 606, conc S am 978, enr am 998, enr 1025 (Chapter 429)

- HB 631 Prohibiting the solicitation of rides or business on highways. (Morgrage of Hil. 8 et al)
 248, com changed 258, K 562
- HB 632 Providing for optional dates for the payment of real estate taxes. (Splaine of Rock. 19 et al) 248, K 601
- HB 633 Re qualifications of U.S. students trained in foreign medical schools for internships and licenses to practice medicine. (Daniell of Mer. 13)
 New title: Re the practice of medicine by U.S. graduates of foreign medical schools.
 248, am 402-403, psd 406, 5 conc 867, enr am 918, enr 933 (Chapter 251)
- HB 634 Permitting towns to adopt a code of ethics for town officers. (Bednar of Hil. 14) 248, ext 427, psd 621, 622 (Died in S com)
- HB 635 Re penalties for exceeding the statewide maximum speed limits on highways. (Clark of Str. 4) 248, $\,$ K 420
- HB 636 Redefining the purpose of the water supply and pollution control commission re sewage disposal system. (Bowler of Bel. 3) 248, K 601
- HB 637 Re the composition of the board of trustees of the university sytem. (Horrigan of Str. 4) 248, K 398
- HB 638 Providing for bail pending appeal. (Currier of Hil. 15) 248, psd 403, 406, S conc 866, enr 954 (Chapter 275)
- HB 639 Providing unemployed workers with an appeal prior to the cessation of benefits. (Hildreth of Bel. 7) 248, K 426
- HB 640 Legalizing appointments to the New Hampton village precinct zoning board of adjustment. (French of Bel. 1) 257, psd 591, 605, recon 606, S conc 831, enr 832 (Chapter 151)
- HB 641 Increasing the recording fees for discharges of real estate attachments and mortgages in certain counties. (Skinner of Rock. 3) 258, psd 578, 588, S nonconc 894
- HB 642 Providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint. (French and Lawton of Bel. 1)

First new title: Providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint and prescribing a minimum on the length of certain fish to be taken.

Second new title: Providing a maximum fine for a number of violations committed by a person resulting from the illegal taking of fish on any single complaint.

258, am 596, psd 605, recon rej 606, conc S am 834, enr am 870, enr 933 (Chapter 250)

- HB 643 Re the reporting of abused and neglected children. (Fleisher of Hil. 25 et al) 258, am 598, psd 605, recon rej 606, S conc 831, enr 858, S recalled 914, conc S am 978, enr 995, (Chapter 411)
- HB 644 Re privileged communications between a clergyman and his parishioner. (Horton of Coos 3) 258, JC 571, 1104
- HB 645 Prohibiting elected or appointed municipal, county or state officials from suing the municipality, county or state at public expense. (Harriman of Mer. 19) 258, am 717, psd 721 (Died in S com)
- HB 646 Permitting the real estate commission to return to the sender any check, draft or money order which is incorrect. (Hoar of Rock. 8) 258, psd 357, 379, S conc 831, enr am 869, enr 933 (Chapter 252)
- HB 647 Re the location of dog racing facilities. (Coutermarsh of Hil. 24, Plourde of Mer. 7) 258, K 569
- HB 648 Establishing a residency requirement for all employees of the greyhound racing commission. (Coutermarsh of Hil. 24, Plourde of Mer. 7) 258, K 569
- HB 649 Making certain dog racing official positions incompatible. (Coutermarsh of Hil. 24, Plourde of Mer. 7) 258, K 569
- HB 650 To provide that administration of medicines by certain persons does not constitute nursing. (Clark of Str. 4) 258, K 577
- HB 651 Permitting public service as an alternative sentence for a misdemeanor or a violation. (Hoar of Rock. 8) 258, am 599, psd 605, recon rej 606, (S nonconc) JC 894, 1104
- HB 652 Re the form and use of walking disability identification on motor vehicles. (Lyons of Hil. 13) 258, am 581, psd 588, nonconc S am, conf 986, 993, new conf 1049, 1052, 1059, rep rej 1060
- HB 653 Re school health services and medical examinations of school children and personnel. (Hanson of Mer. 5) 265, K 556
- HB 654 Requiring the division of welfare to notify county or local officials of its actions. (Belair of Rock. 5) 265, Approp 577, K 763
- HB 655 Re the form of ballots for biennial elections except primaries. (Gardner of Hil. 30, Gordon of Mer. 7) 265, SO 350, LT 370, 720

- HB 656 Exempting motorcycles from semiannual inspection requirements. (Murray of Bel. 9)
 - 266, psd 421, 422, nonconc S am, conf 895, 956, rep rej, new conf 1030, H
- HB 657 Providing for probate judicial referees. (Gagne of Ches. 12, Granger of Hil. 13) 266. K 425
- HB 658 Providing for designation and control of critical resource areas and the development of areas of regional impact and making an appropriation therefor. (Woodruff of Hil. 18, O'Neil of Hil. 32) 266, 276, 291, debate limited 555, SO 566, IP (RC) 584-586
- HB 659 Repealing the prohibition against liquor advertising in fraternal, religious, educational, patriotic, social or civic group publications. (Belair of Rock. 5, McDonough of Hil. 29) 266, K 436
- HB 660 Prohibiting the required reading of books or material which contains obscene language. (Gordon of Mer. 7; Sweeney of Hil. 31) 266, S Ct opin req (RC) 557-559, printed 802
- HB 661 Limiting travel expenses at state expense to one member of the general court on official business outside of the state. (Cote of Hil. 28) 266, K 655
- HB 662 Re transfers of probate property subject to public assistance liens. (Noble of Mer. 21)
 - 266, am 599, psd 605, recon rej 606 (S failed to return)
- HB 663 Re the powers, duties and functions of the N.H. insurance guaranty association and re the liquidation of insolvent insurance companies. (Shapiro of Mer. 20) 266, am 422-423, psd 427, S conc 831, 893, enr 959 (Chapter 348)
- HB 664 Re the right of privacy in certain probate records. (Shapiro of Mer. 20) 266, am 578, 588, S nonconc 956
- HB 665 Re liens for labor and materials. (Shapiro of Mer. 20) 266, K 405
- HB 666 Re state employees' group medical insurance. (Shapiro of Mer. 20, Randall of Bel. 3)
 - 266, am 576-577, psd 587, S conc 831, enr am 869-870, enr 933 (Chapter 253)
- HB 667 Re the powers of the city council of Dover; providing for council confirmation of all appointments made by the city manager, and providing for removal from office by the council. (Donnelly of Str. 17) 266, com changed 342-343, K 567-568
- HB 668 To provide for a sentence review in criminal cases in superior court. (Gagne of Ches. 12)
 - 266, am 651, psd 664, S conc 866, enr 954 (Chapter 267)
- HB 669 Increasing the compensation of jurors. (Holland of Hil. 24) 266, am 599-600, psd 605, recon rej 606, conc S am 902, enr 958 (Chapter 291)
- HB 670 Increasing the residence tax in the year of the general biennial election and rebating the increase to taxpayers voting in the election. (MacDonald of Hil. 32) 266, K 569
- HB 671 Re a general revision of probation laws. (McManus of Str. 20) 266, psd 606-607, 627, nonconc S am, conf 961, 986, 1035, 1048, rep adop 1048, enr am 1067, enr 1078 (Chapter 493)

- HB 672 Re limited estates. (Morrissette of Hil. 36) 266, psd 600, 605, recon rej 606 (Died in S com)
- HB 673 Permitting only one dog racing license to any one person, association or corporation. (Coutermarsh of Hil. 24, Plourde of Mer. 7) 266, 567, IP 615
- HB 674 Re the use of emergency lights and sirens by persons licensed by the director of public health. (Currier of Mer. 3) 266, K 557
- HB 675 Allowing agricultural fairs to hold dog races at other than the fair premises. (Coutermarsh of Hil. 24, Plourde of Mer. 7) 266, K 569
- HB 676 Authorizing approved absences from the N.H. state prison. (Gorman of Rock. 4)
 266, psd 373, 379, S conc 867, enr 910 (Chapter 241)
- HB 677 Increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities commission to pay stenographic costs incurred in application proceedings. (Young of Bel. 8, Hoar of Rock. 8)

New title: Increasing application fees for certification as a carrier of household goods, property for hire or as a carrier of passengers and requiring the public utilities commission to pay a portion of the stenographic costs incurred in application proceedings.

266, am 602-603, psd 605-606, recon rej 606, S nonconc 956

HB 678 Placing petrochemical facilities under the authority of the energy facility evaluation committee. (Greene of Rock. 17)

New title: Placing petrochemical plants under the authority of the energy facility evaluation committee.

266, am 442, psd 554 (Died in S com)

- HB 679 Re legislative mileage. (Duprey of Car. 2 et al) 266-267, am (RC) 656-657, psd 665, conc S am 981, enr am 996, enr 1025 (Chapter 438)
- HB 680 Permitting reciprocity with states that issue complimentary hunting and fishing license to a person who is suffering from paraplegia or who is suffering from loss of or the loss of the use of both lower extremities. (Boucher of Rock. 3) 267, psd 420, 422, S conc 831, enr 832 (Chapter 152)
- HB 681 Providing for local designation of certain specified resource areas as critical and locally regulating land use therein. (Orcutt of Hil. 8 et al) 267, 276, SO 566, 586, IP (2 RC's) 623-626
- HB 682 Requiring an annual renewal of certificates and permits of certain carriers for hire. (Young of Bel. 8, Hoar of Rock. 8) 278, am 603, psd 606, S nonconc 956
- HB 683 Authorizing the liquor commission to issue licenses for sales of wine on premises for which an on-sale beverage permit has been obtained. (Holland of Hil. 24) 278, study 592, 1104
- HB 684 Levying an assessment against the state's revenue from alcoholic beverages for the program on alcohol and drug abuse. (Hanson of Mer. 5) 278, K 597-598
- HB 685 Re pupil attendance during final examinations (Horrigan of Str. 4) 278, K 419

- HB 686 Re the registration of wreckers. (Campbell of Rock. 5) 278, K 557
- HB 687 Establishing a 5 year term of office for the commissioner of employment security. (Hildreth of Bel. 7, O'Connor of Str. 18)

 New title: Establishing a 4 year term of office for the commissioner of employment security and requiring annual reports from the advisory council. 278, am 688-689, psd 694, S nonconc 868
- HB 688 Permitting access from Rocking Boulevard in the town of Salem to a tract of land on the southerly side thereof. (Collins of Rock. 5 et al) 278. K 601
- HB 689 Requiring persons engaged in the hunting of game animals to display on their person a minimum amount of color known as hunter orange. (Murray of Bel. 9) 278. K 577
- HB 690 Re deductions from business profits tax for the parent of subsidiary groups.

 (Burns of Coos 4)

 278. K 420
- HB 691 Extending the deadline for compliance with the air pollution control commission regulation pertaining to burning dumps. (Richardson of Coos 4 et al) 278, K 591
- HB 692 Protecting the right of privacy of persons holding pistol permits or licenses. (Andersen of Mer. 15) 279, psd 600, 605, recon rej 606, S nonconc 868
- HB 693 Requiring an annual certificate for a regular route common carrier. (Hoar of Rock 8, Young of Bel. 8)
 279, am 603, psd 606, S nonconc 956
- HB 694 Re the payment of public assistance to a protective payee of an incompetent person. (Bowler of Bel. 3, Cushman of Mer. 9) 279. psd 577. 588, S conc 867, enr 910 (Chapter 223)
- HB 695 Establishing no-fault motor vehicle insurance to guarantee compensation for medical expenses and lost earnings. (Lamy of Hil. 35) 279, psd 677, SO 679, psd 696, 721. (S nonconc) study 956, 1104
- HB 696 Re the operation of motorboats on Big Pea Porridge Pond in the town of Madison. (Conley of Car. 3) 279, psd 614, 627, S conc 956, enr am 966, enr 985 (Chapter 378)
- HB 697 Providing that funds for the improvement of agricultural fairs shall not lapse for a period of two years. (Bradley of Graf. 5) 279, am 815, psd 829, S conc 893, enr 958 (Chapter 292)
- HB 698 Authorizing state-wide branch banking subject to certain limitations. (Lamy of Hil. 35 et al) 279, IP (RC) 675-677, recon rej 680
- HB 699 Re the commissioner of safety participating in the state retirement system. (Conley of Car. 3)

New title: Re the commissioner of safety and the field representative of the police standards and training council participating in the N.H. retirement system; transferring the director of fish and game from group I to group II of the N.H. retirement system and making an appropriation therefor; and allowing certain employees to withdraw from the state retirement system of which they are a member.

279, psd 434, 437, nonconc S am, conf 970, 984, 993, rep adop 1008, enr am 1023-1024, enr 1043 (Chapter 453)

- HB 700 To authorize review and approval of site plans for parking facilities by planning boards. (Woodruff of Hil. 18) 279, am 717-718, psd 721 (Died in S com)
- HB 701 Providing that If the estimated business profits tax is less than \$200 the filing of a declaration of estimated tax is not required. (Read of Rock. 4) 279, psd 570, 571, S conc 831, enr 858 (Chapter 166)
- HB 702 Re the length and expenses of a quarantine of domestic animals and allowing the state veterinarian to determine at what age bovine animals are vaccinated against brucellosis. (Townsend of Graf, 14) 279, psd 576, 587, S conc 831, enr 832 (Chapter 173)
- HB 703 Re permitted deductions for the interest and dividends tax. (Frizzell of Sul. 7) 279, K 738
- HB 704 Establishing a maximum speed limit in the state of 55 miles per hour. (Hobbs of Rock, 231 279, K 569
- HB 705 Requiring gasoline suppliers to offer surplus gasoline to their dealer franchisees. (MacDonald of Hil, 32 et al) 279, study 557, 1104
- HB 706 Redefining the practice of chiropractic. (Griffin of Rock. 19) 279, K 577-578
- HB 707 Re exempting school children from immunization requirements for religious reasons. (Griffin of Rock. 19) 279, K 556
- HB 708 Re the time limit for removal of timber slash. (Karnis of Hil. 4) 279, psd 620, 623, S conc 846, enr 868 (Chapter 216)
- HB 709 Defining taxes to include special assessments and agreements in lieu of or in the nature of special assessments for tax collection and lien purposes. (Shapiro of Mer. 20) 279, psd 660, 665, S conc 917, enr 958 (Chapter 293)
- HB 710 Requiring permission of landowners before OHRV's permitted on private land. (Taylor of Graf. 9 et al) 279, K 557
- HB 711 Establishing a district criminal appeals court. (Hobbs of Rock. 23, French of Bel. 11
 - 279, am 695, psd 721, JC 868, 1104
- HB 712 Re collective bargaining for operating staff employees of the university system. (Skinner of Rock, 3) 279, K 675
- HB 713 Providing for collective bargaining in public education. (French of Bel 1 et al) 279, SO 600, K 675
- HB 714 Providing collective bargaining for firefighters. (Hildreth of Bel. 7) 279, SO 600, K 675
- HB 715 Re the unauthorized sale or purchase of passenger tramway tickets and providing a penalty therefor. (Spalding of Hil. 10) 279-280, K 578

- HB 716 Re the deadline for verifying nomination papers and providing for a nominee's consent to a nomination by nominating papers. (Goff and Belair of Rock. 5)
 - 280, psd 421, 422, (S nonconc) study 832, 1104
- HB 717 Re the filing of estimated tax on business profits. (Clark of Graf. 5) 293, am 738, psd 740, (S nonconc) study 956, 1104
- HB 718 Amending a contributory pension system for employees of the city of Manchester, based on an actuarial study of contributions and payments to replace the existing pay-as-you-go system. (McDonough of Hil. 29, Daniels of Hil. 25) 293, study 684, am & psd 1043-1044, (S nonconc) study 1086, 1104
- HB 719 Re licensing requirements for alarm installers and registration requirements for senior technicians. (McLaughlin of Hil. 16) 293, psd 577, 587, S conc 801, enr 832 (Chapter 181)
- HB 720 Re the recovery of damages against the parent of a minor for the malicious destruction of property or bodily injury to a person caused by the minor. (Day of Hil. 26)
 293, K 578, recon notice 593, recon rej 721
- HB 721 Changing the hunting hours in the state. (Cressy of Rock. 11, Maynard of Rock. 18)
 293, K 556
- HB 722 Limiting the powers and duties of county sheriffs and their deputies. (Jones of Mer. 17, Harriman of Mer. 19) 293, IP (RC) 700-702
- HB 723 Re mental health services for minors. (Hess of Mer. 6, Woodruff of Hil. 18) 293, study 578, 1104
- HB 724 To prohibit the sale or use of stink bombs. (O'Keefe of Rock. 21 et al) 293, am 559, psd 566, S conc 893, enr 958 (Chapter 294)
- HB 725 Re the marking of ballots. (Lefebvre of Hil. 21) 293, K 389
- HB 726 Re the establishment of police commissions by local option. (Boucher of Mer. 6 et al)

First new title: Re the establishment of police commissions in towns by local option.

Second new title: Establishing a police commission for the town of Hooksett. 293, am 718, psd 721, conc S am 972, enr 995 (Chapter 412)

HB 727 Providing for mental health coverage under health and accident insurance. (Close of Ches. 15 et al.)

New title: Providing for mental illness coverage under health and accident insurance.

293, am 440-442, psd 554, conc S am 893, enr 959 (Chapter 349)

HB 728 Defining residence for the purpose of reduced rates at state ski areas. (Williamson of Sul. 9)

New title: Defining residence for the purposes of reduced rates at state ski areas and increasing the maximum age for eligibility for junior season tickets. 293, am 580, psd 588, S conc 846, enr 868 (Chapter 205)

HB 729 Re updating checklists based upon party designations in primary elections. (Griffin of Rock, 19) 293, study 571, 1104

HB 730 Repealing provisions re a three year term for town tax collector. (Bednar of Hil. 14)

293, psd 569, 571 (Died In S com)

- HB 731 Re the fees of the register of deeds in Carroll county and payment to the county for expenses incurred. (Allen of Car. 5) 293, study 593, 1104
- HB 732 To implement a plan of automobile personal injury protection. (Wiggins of Sul. 8) 322, K 635
- HB 733 Re a computerized checklist. (Bednar of Hil. 14 et al) 322, K 568
- HB 734 Re the business profits tax deduction for personal services. (Wiggins of Sul. 8) 322, K 738
- HB 735 Requiring notice and a hearing for any police officer who is dismissed or suspended. (Gillis of Rock. 12) 322, psd (RC) 578-580, 588, (S nonconc) study 916, 1104
- HB 736 Re defective equipment tags for motor vehicles. (D'Amante of Sul. 5 et al) 322, psd 603, 606, S conc 831, enr 858 (Chapter 167)
- HB 737 Re state employees group life insurance, authorized deductions for hospital and life insurance and dividends from life insurance and group hospitalization programs. (Christensen of Mer. 20, Bartlett of Mer. 8) 322, Approp 594, study 797, 1104
- HB 738 Re an annual rate of interest on delinquent real estate tax payments and the redemption of real estate sold at a tax sale. (Gillis of Rock. 12) 322, am 719, psd 721 (Died in S com)
- HB 739 Authorizing the county commissioners to employ legal counsel. (Bednar of Hil. 14) 322, psd 661, 679, S conc 893, enr 958 (Chapter 295)
- HB 740 Prohibiting the sale of products fabricated from skins, hides and furs of endangered species. (Poulin of Coos 9) 322, study 421, 1105
- HB 741 Eliminating taxation of interest and dividends derived from tax exempt distributions. (Burns of Coos 4) 322, K 569
- HB 742 Requiring the recordation of zoning ordinances and subdivision regulations before they become effective. (Hanna of Ches. 16) 322, K 660
- HB 743 Requiring the director of purchase and property to purchase supplies for the counties. (Cote of Hil. 28) 323, K 660
- HB 744 Excluding records and proceedings that are confidential under federal law from the state right to know law. (Spirou of Hil. 27, Clark of Str. 4) 323, psd 600, 605, recon rej 606, S nonconc 801
- HB 745 Requiring municipalities to issue a construction permit prior to start of construction or alteration of any public or private project wherein the public safety and welfare is concerned. (Lyons of Hil. 13) 323, K 660

- HB 746 Dealing with unemployment compensation. (Cate of Mer. 14) 323, psd 653, 665, S conc 866, enr am 974, enr 995 (Chapter 393)
- HB 747 Limiting transfers of prisoners to the N.H. hospital and restricting privileges of persons who are committed to the hospital because of mental illness. (Gordon of Mer. 7 et al) 323, study 601, 1105
- HB 748 Providing for the optional election of county committees in state primary elections. (Frizzell of Sul. 7) 323. K 568
- HB 749 Amending the charter of the Brewster Free Academy. (Chase of Car. 4) 323, psd 420, 421, S conc 831, enr 832 (Chapter 153)
- HB 750 Excepting certain persons from the psychologist certification requirement and eliminating the citizenship requirement for certification. (Hager of Mer. 21, Sen. Jacobson of Dist. 7) 323, psd 681, 694 (Died in S com)
- HB 751 Imposing a maximum age limitation for election as a bank trustee, director or officer and limiting the eligibility of corporators and members of mutual savings banks to serve in certain other banking capacities. (Nims of Ches. 15) 334, K 442
- HB 752 Eliminating the requirement that the director of records management and archives submit his rules to a board for approval. (Williamson of Sul. 9) 334, psd 570, 571, S conc 801, enr 832 (Chapter 145)
- HB 753 Re the hours of labor of women and minors. (Skinner of Rock. 3) 334, $\,\mathrm{K}$ 601
- HB 754 Establishing a judicial selection commission to recommend at least three candidates for all judicial appointments. (Hanna of Ches. 16) 334, am 613, psd 627, S conc 831, enr 858, vetoed, SO 919-921, sustained (RC) 962-963
- HB 755 Amending the special charter of the town of Hanover to provide for the general obligation of certain special service obligations. (Chambers of Graf. 13 et al)
 334, psd 570, 571, S conc 867, enr 958 (Chapter 296)
- HB 756 Making local zoning ordinances and restrictions applicable to the state and counties. (Close of Ches. 15) 334, K 720
- HB 757 Re exceeding appropriations by elected and appointed county officers. (Bednar of Hil. 14 et al) 334, psd 661, 680, S conc 893, enr 958 (Chapter 297)
- HB 758 Adopting a N.H.-Vermont interstate sewage and waste disposal facilities compact. (Mann of Graf. 6 et al) 334, psd 570, 571, nonconc S am, conf 872, 917, rep adop 986, enr 1002 (Chapter 424)
- HB 759 Providing a moratorium to June 30, 1977 on the issuance of new dog racing licenses. (Johnson of Ches. 3, Benton of Rock. 2) 334, K 738
- HB 760 Re Instituting a lifeline rate structure for public utilities providing electrical energy. (Proctor of Ches. 14, Bradley of Graf. 13) 334, com changed 553, study 634, 1105

- HB 761 Providing for a lien on the personal property of a welfare recipient which is not exempt from attachment. (Twardus of Rock. 14) 334, K (RC) 607-608
- HB 762 Repealing the law re additions to sentences and concurrent sentences. (Wiggins of Sul. 8)

334, psd 600, 605, recon rej 606, S nonconc 831

- HB 763 Requiring employee lunch or eating periods. (Skinner of Rock. 3) 341, psd 569, 571, S conc 917, enr 958 (Chapter 298)
- HB 764 Eliminating the use of radar In certain areas, (Gorman of Rock, 4, Sing of Hil. 231

New title: Requiring the posting of speed zone signs on certain highways. 341, am 614-615, psd 627, nonconc S am 979, nonconc S am, conf 981, 992, 993, 1032, S rej conf rep 1049

- HB 765 Prohibiting the counting of certain write-in votes. (Belair of Rock. 5) 341, psd 570, 571, (S nonconc) study 832, 1105
- HB 766 To permit bills for sewer rentals to be combined with bills for other municipal services. (Belair and DeCesare of Rock. 5) 341, psd 621, 622, S conc 917, enr 957 (Chapter 299)
- HB 767 Requiring the listing of the chemical names of ingredients on the containers of prescription drugs. (Cote of Hil. 28) 341, K 598
- HB 768 Re the establishment of city and town forests. (Taylor of Graf. 9 et al) 341, am 580-581, psd 588, S conc 846, enr am 918, enr 933 (Chapter 254)
- HB 769 Establishing lunar landing day as a legal holiday. (Gorman of Rock. 4) 341, K 568-569, recon notice, 593
- HB 770 Providing certain standards for individual accident and health insurance policies. (Roberts of Bel. 4) 341, psd 442, 554, nonconc S am, conf 969, 986, 1020, rep adop 1042, enr am 1067, enr 1078 (Chapter 494)
- HB 771 Clarifying the meaning of the term "by-law" as used in the statutes with reference to legislative action taken by citles, towns, county or village districts. (Bednar of Hil, 14 et al) 352, psd 661, 679, 5 conc 893, enr 958 (Chapter 300)
- HB 772 Requiring the capacity of soil to be considered in assessing land. (Bradley of Graf. 5 et al) 352, study 593, 1105
- HB 773 Requiring approval by the governor and council of cooperative agreements between the director of Fish and Game and agencies of the federal government and other states. (Peterson of Rock. 22 et al) 352, K 596
- HB 774 Authorizing the water supply and pollution control commission to make plumbing rules applicable to all municipalities, requiring municipalities to regulate plumbing, and increasing fees for licenses. (LaMott of Graf. 6, Ward of Graf. 1) 353, K 690
- HB 775 Establishing a plumbing code for the state of N.H. (LaMott of Graf. 6, Ward of Graf. 1)

353, am 661, psd 679, S conc 956, enr 959 (Chapter 389)

- HB 776 To provide for the licensing of plumbers and the regulation of plumbing. (LaMott of Graf. 6, Ward of Graf. 1) 353, ext 557, am & study 689-690, 1105
- HB 777 Making appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. (Drake of Coos 3) 323, am (3 RC's) 453-553, psd 554, nonconc S am, conf 981, 986, 994, 995, rep adop (RC) 1063-1065, enr am 1078-1079, enr 1086 (Chapter 505)
- HB 778 Making supplemental appropriations for the expenses of certain departments of the state for fiscal years ending June 30, 1976 and June 30, 1977. (Drake of Coos 3)

393, am (RC) 750-754, psd 755, S nonconc 956

HB 779 Requiring town cierks to register voters. (Hildreth of Bei. 7, Cressy of Rock. 11)

353, K 630-631, recon rej 680

HB 780 Prohibit certain persons from possessing lobster or crab traps. (Randali of Rock. 11)

New title: Prohibiting certain persons from possessing lobster or crab traps and providing for the posting of notices thereof.

353, am 596-597, psd 627, S conc 893, enr 958 (Chapter 301)

- HB 781 Re credit discrimination and compensatory and punitive damages for victims of any unlawful discriminatory practices. (Goff of Rock. 5 et al) 353, study 592, 1105
- HB 782 Requiring supervisors of the checklist to notify the town or city clerk of additions or corrections to the checklist. (Cressy of Rock. 11) 353, psd 602, 605, recon rej 606, S conc 831, enr 832 (Chapter 154)
- HB 783 Providing for fiscal responsibility in the decommissioning of nuclear facilities. (Bowler of Bel. 3 et al) 353, SO 681, IP (RC) 697-699
- HB 784 Changing the violation of speed regulations for certain highways from unreasonable and imprudent speed to using excessive fuel and providing a penalty therefor. (Murray of Bel. 9) 353, K 720
- HB 785 Providing for the withdrawal of the Laconia school district from supervisory union no. 30. (Murray of Bel. 9, Young of Bel. 8) 353, study 570, 1105
- HB 786 Providing a safety code for the prevention of accidents in the proximity of overhead high voltage lines. (Andersen of Mer. 15) 353, K 618
- HB 787 Re the N.H. retirement system and merging the employees retirement system of the state of N.H. into the N.H. retirement system. (Noble of Mer. 21) 353, am 690-691, psd 694, nonconc S am, conf 969, 984, 986, rep adop 1008, enr am 1036-1037, enr 1066 (Chapter 461)
- HB 788 Re the appointment of guardians for incompetent persons. (Arnold of Hil.6, Neibling of Rock, 13)

New title: Re the appointment of guardians for incompetent persons and protective services to adults.

353, psd 651, 664, conc S am 978, enr am 997, enr 1025, vetoed, SO 1079, veto sustained (RC) 1080-1081

HB 789 Limiting recreational boats and motors on Indian Pond in Orford to 5 horsepower or less. (Bradley of Graf. 5) 353, psd 702, 721, (S nonconc) study 916, 1105

- HB 790 Temporarily prohibiting the hunting and taking of antierless deer except by special permit and establishing a split deer hunting season. (Wiggins of Sul. 8) 353, study 570, 1105
- HB 791 Authorizing the city of Portsmouth to acquire, develop and operate Industrial parks within the city and to ald the construction and expansion of industrial facilities within the city by issue of revenue bonds. (Griffin of Rock. 19 et al)

353, psd 622, 623, S conc 867, enr am 938, enr 965 (Chapter 354)

- HB 792 Authorizing New England Creative Arts Center to grant degrees. (French of Bel. 1) 353, K 568
- HB 793 Re sexual assault and related offenses. (Hobbs of Rock 23 et al)
 353, am 600, psd 605, recon rej 606, S conc 831, enr am 870, enr 958 (Chapter 302)
- HB 794 Providing for interest charges for public assistance liens filed by towns and cities. (Gage of Rock. 5)
 354, psd 621, 623, S conc 917, enr 958 (Chapter 303)
- HB 795 Increasing the membership of the advisory council on unemployment compensation. (Hildreth of Bel. 7) 354, K 568
- HB 796 Re the state prison prisoner's fund. (Heald of Ches. 14) 354, psd 754, 755, S conc 893, enr 958 (Chapter 304)
- HB 797 Authorizing the sale of certain items at highway toll booths. (French of Bel. 1) 354. K 568
- HB 798 Amending in general the statutory provisions re physical therapy. (Cate of Mer. 14) 354, study 592, 1105
- HB 799 Re regulation of emergency medical services and renaming the ambulance service coordinating board. (Currier of Mer. 3) 354, am 645, psd 664, conc S am 893, enr 958 (Chapter 305)
- HB 800 Re enabling the chairman of the state committee of a political party to designate committees to fill candidate vacancies. (Gardner of Hil. 30, Ambrose of Bel. 1) 354, study 593, 1105
- HB 801 Re the definitions of employee and salaried employee and to the payment of wages. (Skinner of Rock. 3) 354, am 653-655, psd 665, S conc 846, enr am 938, enr 965 (Chapter 355)
- HB 802 Re the administration of superior court finances and the appointment and compensation of its employees. (Kidder of Mer. 1 et al) 354, K 644
- HB 803 Establishing the police standards and training council training fund to consist of penalty assessments imposed in certain criminal cases. (Mansfield of Bel. 2, Coutermarsh of Hil. 24) 354, study 633, 1105
- HB 804 Amending the Portsmouth city charter re the election of councilors and the mayor. (Splaine of Rock, 19 et al) 380, K 661-662

- HB 805 To encourage the preservation and the expansion of the French language and culture in the state of N.H. in the interest of all of N.H.'s citizens regardless of their ethnic origins, and to provide access to instruction in the French language and culture to all public school pupils in the state. (Richardson of Hil. 5 et al) 380, K 594
- HB 806 Re the provisions of the fair credit reporting act requiring supplying to the consumer investigated a copy of the report and disclosure of all sources of information. (Jones of Graf. 8) 380, IP 606
- HB 807 Requiring a lessor to execute and deliver a copy of the lease within 30 days after execution and delivery of the lease by the lessee. (Dudley of Str. 4) 380, am 600, psd 605, recon rej 606, S conc 917, enr 958 (Chapter 306)
- HB 808 Equalizing road tolls for certain vehicles. (Greene of Rock. 17) 380, K 603-604
- HB 809 Limiting capital expenditures in the city of Laconia. (Murray of Bel. 9, Young of Bel. 8) 380, K 684
- HB 810 Prohibiting truck-tractors from drawing more than one trailer or semitrailer or any combination of a trailer and semitrailer. (Coutermarsh of Hil. 24) 380, psd 604, 606, S nonconc 956
- HB 811 Limiting the distribution of prescription drugs by physicians. (Wiggins of Sul. 8)380, K 645
- HB 812 Changing the membership of the ambulance service coordinating board. (Wiggins of Sul. 8) 380, K 645
- HB 813 Providing that town moderators and supervisors of checklists shall be elected at town meetings. (Ferguson of Hil. 11) 380, study 593, 1105
- HB \$14 Imposing restrictions on political advertising and providing penalties therefor. (Van Loan of Hil. 9 et al) 380, psd 602, 605, recon rej 606, nonconc S am, conf 894, 956, rep adop 1020, enr 1043 (Chapter 448)
- HB 815 Amending the definition of Cannabis-type drugs. (Wiggins of Sul. 8) 380, psd 651, 664, S conc 866, enr 933 (Chapter 255)
- HB 816 Establishing an interim committee to study certain aspects of the divorce laws. (Martin of Hil. 10) 380, K 651
- HB 817 Re changes in the workmen's compensation law. (Hildreth of Bel. 7) 380, K 655
- HB 818 Modifying the public convenience and necessity requirement for issuing certificates to operate trucks. (Young of Bel. 8) 381, psd 604, 606 (S nonconc) study 956, 1105
- HB 819 Changing the method of election of members of the Laconia school board. (Young of Bel. 8) 381, K 684

- HB 820 Requiring coordinate of recreation and development powers of the department of resources and economic development with local units of government. (Allen of Car. 5) 381, K 601
- HB 821 Establishing a committee to study the creation of a public beach in the Dover point area. (Donnelly of Str. 17, Sen. Fennelly of Dist. 21)

New title: Establishing a joint committee to study the creation of a public beach in the Dover point area.

- 381, am 662, psd 680, S conc 867, enr am 974, enr 995, study com 1105 (Chapter 394)
- HB 822 Re the regulation of lobbyists and the disclosure of potential conflict of interest by public servants and establishing a state ethics commission. (Roberts of Bel. 4 et al) 381, study 634, 1105
- HB 823 Requiring certificates of competency, permits and bonds of explosive blasters and fireworks operators. (Leary of Bel. 4) 381, study 595, 1105
- HB 824 Requiring high school students to pass a standard examination to graduate. (Hildreth of Bel. 7) 381, K 594
- HB 825 Establishing annual inspections for motorcycles and specifying the inspection requirements for motorcycles. (Cote of Hil. 31) 381, K 604
- HB 826 To prohibit certain motor boats and motors on Lougee Pond in Barnstead. (Roberts of Bel. 4) 381, psd 662, 680, S nonconc 846, recon & psd 868, enr 910 (Chapter 224)
- HB 827 Removing the governor's power to appoint a person to the U.S. senate when there is a vacancy. (Hildreth of Bel. 7) 381, study 634, 1106
- HB 828 Making appropriations for capital improvements. (Belair of Rock. 5 et al) 381, Approp 444-445, am 815-824, psd 829, nonconc 5 am, conf 981, 994, rep rej (RC), new conf 1062-1063, 1065, 1069, instructions to conform 1068-1069, port authority expansion, letter from governor (RC) 1073-1075 rep adop 1081, enr am & enr 1089, study com 1106 (Chapter 504)
- HB 829 Prohibiting the use of certain names by corporations. (Roberts of Bel. 4, French of Bel. 1) 393, am 709, 721, S conc 846, enr 868 (Chapter 206)
- HB 830 Reducing certain time limitations before which an abandoned vehicle may not be sold. (Gardner of Hil. 30) 394, K 604
- HB 831 Amending the city charter of Laconia re absentee voting. (Young of Bel. 8, Kidder of Bel. 5) 394, am 713, psd 721, S conc 893, enr 965 (Chapter 359)
- HB 832 Re termination of tenancies. (McManus of Str. 20) 394, psd 709, 721 (S nonconc) study 956, 1106
- HB 833 To prohibit certain hiring and employment practices. (Skinner of Rock. 3) 394, psd 655, 665 (Died in S com)

HB 834 Permitting students of schools of cosmetology to become instructors upon graduation. (Riley and Boucher of Mer. 6)

New title: Re the requirements for becoming an instructor of cosmetology. 394, am 635-636, psd 664, S conc 831, enr 832 (Chapter 155)

- HB 835 Permitting the use of red brake lights on the front of motor vehicles. (Sing of Hil. 23) 394. K 604
- HB 836 Re landlord actions for rent or possession if residential premises fail to meet state or local standards of fitness. (McManus of Str. 20) 394, psd 651, 664 (S nonconc) study 956, 1106
- HB 837 Establishing minimum standards of fitness for habitation of leased premises. (McManus of Str. 20) 394, psd 709, 721 (S nonconc) study 956, 1106
- HB 838 Re security deposits of tenants of residential premises. (McManus of Str. 20) 394, am 651-652, psd 664 (S nonconc) study 956, 1106
- HB 839 Simplifying the procedure for inspecting elevators and requiring fees for elevator inspection certificates to be credited to general fund. (Bouchard of Str. 10)

New title: Simplifying the procedure for inspecting elevators and requiring fees for elevator inspection certificates to be credited to general fund and giving the labor commissioner rule making powers under RSA 157-B. 394, psd 630, 664, conc S am 971, enr 994 (Chapter 413)

- HB 840 Permitting public schools to be registered to teach cosmetology. (Sackett of Str. 4)
 - 394, psd 591, 605, recon rej 606, S conc 830, enr 832 (Chapter 156)
- HB 841 Re inspection reports and certificates re boilers and unfired pressure vessels and the disposition of certificate fees. (Bouchard of Str. 10)

 New title: Re inspection reports and certificates re boilers and unfired pressure vessels and the disposition of certificate fees and authorizing the labor commissioner to issue general regulations under RSA 157-A.

 394, psd 630, 664, conc S am 971, enr am 997, enr 1043 (Chapter 441)
- HB 842 Re the metropolitan water supply for the seacoast area. (Winkley of Str. 13) New title: Providing for a study and plan for the seacoast area water supply and report to the legislature by the water resources board.

 394, am 662-663, psd 680, S conc 846, enr am 870, enr 933 (Chapter 256)
- HB 843 Requiring manufacturers and food processors to date certain packages of food. (Gelinas of Hil. 31 et al) 394, study 592, 1106
- HB 844 Limiting issuance of racing licenses in any county. (Holland of HII. 24 et al)
 New title: Imposing limitations on the issuance of racing licenses in counties.
 394, am 691-692, psd 694 (Died in S com)
- HB 845 Prohibiting public display or sale to minors of indecent publications, pictures or articles. (Wiggins of Sul. 8) 407, K 652
- HB 846 Restricting the use of radar readings as permissible evidence under certain conditions. (Williamson of Sul. 9) 407, K (RC) 631-632
- HB 847 Re security deposits of tenants of residential property. (Dudley of Str. 4) 407, K 652

- HB 848 Requiring customer approval for repair work done on a motor vehicle over and above 10% in excess of the estimate. (Young of Bel. 8) 407, am 663-664, psd 680, S conc 866, enr 954 (Chapter 268)
- HB 849 Authorizing the adjustment of the 1974 tax rate of the town of Raymond and the sending out of supplemental tax bills under the adjusted rate (Erler of Rock. 8) 407, psd 621, 623, S conc 867, enr 933 (Chapter 257)
- HB 850 Requiring security deposits of residential tenants to be held in escrow and draw interest. (Sayer and Gage of Rock. 5) 407, K 652
- HB 851 Prohibiting the repossession of consumer goods without judicial process. (O'Connor of Str. 18) 407, K 710
- HB 852 Allowing municipalities using voting machines to accept absentee ballots up to the time of closing of the polls. (Spirou of Hil. 27) 407, psd 602, 605, recon rej 606 (S nonconc) study 832, 1106
- HB 853 Re child caring and child placing agencies and the licensing thereof. (Goodrich of Rock. 8 et al) 407, am 645-646, psd 664, S conc 955, enr am 1045-1046, enr 1061 (Chapter 471)
- HB 854 Prohibiting the use of expanding and other irregular bullets by law enforcement officers. (Dudley of Str. 4) 407, K 710
- HB 855 Providing for membership on an area school board of representatives from the sending districts. (Bradley and Clark of Graf. 5) 407, K 617
- HB 856 Requiring supervisors of checklists or town or city clerks to issue new voter registration identification cards. (Cressy of Rock. 11) 408, K 602
- HB 857 Re discrimination based upon physical or mental handicap. (Krasker of Rock. 22 et al) 408, psd 710, 721, conc S am 993, enr am 1039, enr 1066 (Chapter 476)
- HB 858 Re certificates of registration for optometrists not practicing in this state. (Orcutt of Hil. 8)
 408, psd 646-647, 664, S conc 831, enr 832 (Chapter 174)
- HB 859 Re ballot voting at town meetings. (French of Bel. 1) 408, psd 602, 605, recon rej 606 (S LT)
- HB 860 Re listing candidates for representative to the general court from multi-member districts on the official ballot. (Stevens of Ches. 1) 408, K 602
- HB 861 Re the requirement of showing public convenience and necessity for carriers of household goods and property for hire. (Gordon of Mer. 7) 408, psd 703, 721, S nonconc 956
- HB 862 Requiring sealed transparent covers on certain publications. (Young of Bel. 8 et al) 408, K (RC) 682-683, recon rej 720
- HB 863 Increasing license fees for hunting and fishing guides. (Huggins of Coos 1, Wiggins of Sul. 8) 408, am 597, psd 605, recon rej 606, S conc 831, enr 858 (Chapter 168)

- HB 864 Re the licensing of persons to carry loaded pistols and revolvers. (Boucher of Rock 3, Polak of Hil. 14)
 408, psd 710, 721, S conc 917, enr 958, vetoed 1001, sustained (RC) 1005-1007
- HB 865 Increasing certain sources of revenue for the state. (Wiggins of Sul. 8 et al) 408, am 766-767, psd 774, nonconc S am 963
- HB 866 Re straight ticket voting in all biennial elections, all other elections of national or state officers, and primaries. (Spirou of Hil. 27 et al) 428, study 634, 1106
- HB 867 Providing for the test of education voucher programs. (French of Bel. 1 et al) 428, am 636, psd 664, S conc 830, enr 832 (Chapter 182)
- HB 868 Prohibiting oil producers and refiners from operating retail gasoline stations and requiring oil suppliers to treat gasoline dealers uniformly. (MacDonald of Hil. 32, Coutermarsh of Hil. 24) 428, psd 622, 623 (Died in S com)
- HB 869 Requiring annual reporting and publishing of gross revenues and expenditures of charitable corporations incorporated in the state. (Joos of Str. 1) 428, K 591
- HB 870 Permitting tenants of residential dwellings to pay rent into a trust if unsafe or unhealthy conditions exist in the dwellings. (Cressy of Rock. 11, Holland of Hil. 24)
 428, K 618
- HB 871 Permitting the creation of public greyhound racing kennels and limiting those owned by a track. (Spirou of Hil. 27, Winn of Hil. 19)

New title: Permitting the state racing commission to employ public school teachers as assistants and permitting the creation of public greyhound racing kennels and limiting those owned by a track.

428, psd 738, 740, nonconc S am, conf 992, 994, rep adop 1042, enr am 1068, enr 1078 (Chapter 495)

- HB 872 Establishing criteria for determining residence of candidates for elective office. (Altman of Graf. 8) 428, study 663, 1106
- HB 873 Re procedures in adoption and termination of parental rights. (Nighswander of Bel. 2) 428, psd 683-684, 694, conc S am 891, enr 954 (Chapter 280)
- HB 874 Re appeals from probate courts. (Currier of Hil. 15)
 428, psd 710, 721, S conc 917, enr am 972-973, enr 995 (Chapter 395)
- HB 875 Re the support of children as a charge against a decedent's estate. (Clark of Graf. 11)

428, psd 710, 721, S conc 867, enr 932 (Chapter 258)

- HB 876 Re compensation for the board of registrars of voters of the city of Portsmouth. (Griffin of Rock. 19) 428, psd 622, 623, S conc 867, enr 958 (Chapter 307)
- HB 877 Exempting chiropractors who have practiced in this state for 25 years or who have reached the age of 62, whichever occurs first, from the annual seminar requirement for license renewal. (Sing of Hil. 23) 428, K 647
- HB 878 Re the legislative facilities committee. (Duprey of Car. 2, Tucker of Sul. 4)
 New title: Re the joint committee on legislative facilities.
 428, psd 591, 605, recon 606, conc S am 999, enr 1025 (Chapter 430)

- HB 879 Directing the joint committee on legislative facilities to study and report on legislative printing. (French of Bel. 1 et al) 428-429, am 657-658, psd 665, conc S am 902, enr 957, study com 1106 (Chapter 308)
- HB 880 Re establishing a noise abatement program. (Vachon of Hil. 33, Hoar of Rock. 8) 429, K 647
- HB 881 Providing for state grants to persons subject to catastrophic illness. (Roberts of Bel. 4) 438, study 633, 1106
- HB 882 Re the designation of office on ballots. (Bednar of Hil. 14 et al) 438, study 634, 1106
- HB 883 Eliminating rail transportation from the authority of the N.H. transportation authority and renaming said authority. (Hoar of Rock. 8 et al) 438. K 619
- HB 884 Re the licensing and regulation of real estate brokers and salesmen; increasing the penalties for violation of RSA 331-A. (Hoar of Rock. 8, Sen. Claveau of Dist. 14)
 438. psd 692. 694, nonconc S am, conf 979, 984, 994 (HR 13) study 1106
- HB 885 To reorganize the department of revenue administration. (Roberts of Bel. 4
- et al)
 438, am 692-693, psd 694, nonconc S am, conf 972, 986, rep adop 1023, enr am
 1038-1039, enr 1066 (Chapter 439)
- HB 886 Prohibiting public utilities furnishing electrical power to consumers from charging said consumer any fuel adjustment charge. (McLaughlin of Hil. 16) 439, K 619
- HB 887 Prohibiting a decrease in the amount of public assistance to certain persons due to increases in social security or other federal assistance to those persons. (Healy of Hil 29, Spirou of Hil. 27) 439, approp 647, am 797-798, psd 800, nonconc S am, conf 987, 994, 995, rep adop 1023, enr 1043 (Chapter 467)
- HB 888 Establishing procedures for class actions in state courts. (Stevens of Ches. 1) 439, psd 652, 664, nonconc S am, conf 993, 1007, 1032, rep adop 1048, enr 1066, veto sustained (RC) 1093-1095
- HB 889 Re crimes occurring in the course of labor difficulties. (Ellis of Rock. 16) 439, JC 592, 1106
- HB 890 Authorizing voter registration by mail. (Spirou of Hil. 27 et al) 439, psd 622, 623 (S nonconc) study 894, 1106
- HB 891 Eliminating the requirement that at least one city or town intervene between an absentee voter and the place in which he is legally entitled to vote. (Spirou of Hil. 27 et al) 439, psd 622, 623 (S nonconc) study 894, 1106
- HB 892 Providing an additional session for change of voter registration prior to a primary election. (Spirou of Hil. 27 et al) 439, K 619
- HB 893 Providing for the filing and public availability of checklists after every biennial election. (Spirou of Hil. 27 et al) 439, psd 622, 623 (S nonconc) study 894, 1106

- HB 894 Increasing the retirement benefits for certain retired employees of Manchester. (Sweeney of Hil. 34, Gardner of Hil. 30) 439, com changed 566, am 716, psd 721, S conc 867, enr 932 (Chapter 259)
- HB 895 Re voting assistants. (Spirou of Hil. 27) 439, study 634, 1106
- HB 896 Including "money" as an item to raffle and requiring the attorney general to establish guidelines on conducting raffles. (Bednar of Hil. 14)

 New title: Including "money" as an item to raffle.

 439, am 719, psd 721 (Died in S com)
- HB 897 Re the administrative procedures act. (French of Bel. 1) 439, am 693, psd 694, S conc 893, enr 957 (Chapter 309)
- HB 898 Re the registration and operation of mototbikes. (D'Amante of Sul. 5) 439, study 634, 1106
- HB 899 To institute a state educational assessment program. (Spirou of Hil. 27) 439, K 617
- HB 900 Recodifying the probate laws of the state and incorporating some of the provisions of the uniform probate code. (Jones of Mer. 17) 559, study 562, 1106
- HB 901 Re the validity of subdivision regulations. (Bednar of Hil. 14 et al) 559, psd 621, 623, S conc 893, enr 957 (Chapter 310)
- HB 902 Establishing a legislative committee to study the creation of a family review board for proceedings in which custody of a child is contested. (Clark of Graf. 11 et al)

New title: Establishing a committee to study certain aspects of the divorce laws and the creation of a family review board for proceedings in which custody of a child is contested.

- 559-560, com changed 587, am 652-653, psd 664, S nonconc 894
- HB 903 To limit liability of persons serving on professional standards review organizations. (Lyons of Hil. 13) 560, psd 647, 664, conc S am 902, enr 965 (Chapter 360)
- HB 904 Providing for the dissolution of insurance companies under certain circumstances. (Shapiro of Mer. 20) 560, psd 635, 664, S conc 893, enr 957 (Chapter 311)
- HB 905 Permitting the commissioner of insurance to levy administrative fines for certain violations by claims adjusters. (Shapiro of Mer. 20) 560, psd 635, 664, S conc 893, enr 957 (Chapter 312)
- HB 906 Permitting the commissioner of insurance to require certain information from insurance companies. (Shapiro of Mer. 20) 560, psd 635, 664, conc S am 971, enr 994 (Chapter 414)
- HB 907 Re information requirements, exceeding appropriations and penalties under the municipal budget act. (Belair of Rock. 5) 560, study 634, 1107
- HB 908 Requiring an insurance company to apply for a new license after undergoing a substantial change in finances or managerial control. (Shapiro of Mer. 20) 560, psd 619-620, 622, S conc 893, enr 957 (Chapter 313)
- HB 909 Transferring the operation of the Jaffrey water works to the town of Jaffrey. (Cournoyer of Ches. 8) 560, psd 621, 623, S conc 867, enr am 972, enr 995 (Chapter 396)

- HB 910 Re deficiency judgments in consumer credit transaction. (O'Connor of Str. 18) 560, study 592, 1107
- HB 911 Providing for discharge of a parolee after 2 years of parole without a violation. (Dudley of Str. 4) 560, K 619
- HB 912 Re the operation of vending facilities by blind persons on state property. (Underwood of Mer. 18) 560, am 663, psd 680, S conc 867, enr 932 (Chapter 260)
- HB 913 Requiring the licensing of public insurance adjusters. (Shapiro of Mer. 20) 560, am 635, psd 664, conc S am 971, enr 994 (Chapter 416)
- HB 914 Requiring the licensing of insurance consultants. (Shapiro of Mer. 20) 560, study 592, 1107
- HB 915 Permitting the voluntary recitation of the Lord's Prayer and the pledge of allegiance in public elementary schools at the option of the school district. (Winkley of Str. 10)
 560, psd (RC) 699-700, 721, S conc 867, enr 910 (Chapter 225)
- HB 916 Amending the city charter of Lebanon. (Duhaime of Graf. 14)
 New title: Amending the city charters of Lebanon and Nashua.
 560, psd 713, 721, conc S am 971, enr 994 (Chapter 415)
- HB 917 Re various amendments to the consumer protection laws. (Solomon of Hil. 1) 560, psd 630, 664, conc S am 979, enr 994 (Chapter 417)
- HB 918 Authorizing the town of Hampton to establish a special trust fund into which is may pay the proceeds of sales of certain lands. (Parr of Rock. 12) 560, psd 621, 623, S conc 917, enr 957 (Chapter 314)
- HB 919 Re the real and personal property tax exemptions for veterans' widows and veterans who are totally and permanently disabled. (Gillis of Rock. 12) 560, am 677-678, 680, S conc 917, enr 959 (Chapter 277)
- HB 920 To permit the delegation of certain public assistance administrative functions to overseers of public welfare. (Murray of Hil. 3) 560, psd 647-648, 664, S conc 917, enr 957 (Chapter 315)
- HB 921 Re the power of certain colleges to grant degrees. (Sackett of Str. 4)
 New title: Re the power of certain colleges to grant degrees and the ratification of the incorporation of the Congregational Society in Peterborough.
 560, psd 595, 605, recon rej 606, conc S am 971, enr am 997, enr 1025 (Chapter 431)
- HB 922 Amending in general the RSA chapter re the state board of fire control. (Conley of Car. 3 et al) 560, psd 693-694, conc S am 971, conc S am 981, enr am 997, enr 1043 (Chapter 442)
- HB 923 Limiting grounds for recommital of parolees to misdemeanors or felonies. (Dudley of Str. 4) 560, K 619
- HB 924 Establishing a comprehensive statewide system of substate districts for regional planning, program operations, coordination and other activities. (Bednar of Hil. 14) 560, study 633, 1107

- HB 925 Requiring legislative action to continue a new agency established by executive action. (Roberts of Bel. 4) 560, psd 694 (Died in S com)
- HB 926 Re the restoration and refurbishing of the house and senate chambers. (Roberts of Bel. 4) 560, psd 620, 623 (Died in S com)
- HB 927 Re fringe benefits for full-time legislative employees. (French of Bel. 1 et al) 561, study 634, 1107
- HB 928 Re authority for aid to the general court. (French of Bel. 1 et al) 561, psd 633, 664, conc S am 902, enr am 959, enr 994, vetoed, LT 1071
- HB 929 Re the powers and duties of the joint committee on legislative facilities. (French of Bel. 1 et al)

New title: Re the powers and duties of the joint committee on legislative facilities and requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within 30 days after the vacancy occurs.

561, psd 658, 665, recon rej 680, conc S am 986, enr am 995-996, 1026, enr 1043 (Chapter 465)

- HB 930 Continuing the committee to study the financing of N.H. airports. (Roberts of Bel. 4)
 561, psd 622, 623 (Died in S com)
- HB 931 To permit and facilitate temporary assignments of employees between and among governmental agencies at the same or different levels of government and institutions of higher education. (French of Bel. 1 et al) 561, psd 633, 664 (S LT)
- HB 932 Establishing a joint legislative committee on science and technology. (Ambrose of Bel. 1) 561, K 618-619
- HB 933 Prohibiting a member of the Strafford county convention from being an employee or agent of Strafford county. (O'Connor of Str. 18) 561, K 661
- HB 934 Re the organizational convening of the general court. (Bradley of Graf. 13 et al) 561, study 634, 1107
- HB 935 Providing criminal penalties for a lessor who fails to furnish essential services to a lessee. (Dudley of Str. 4) 561, K 653
- HB 936 Re the Plymouth area school district. (Bradley of Graf. 5) 561, K 630
- HB 937 Re the publication of statutes. (McManus of Str. 20)
 New title: Re the publication of statutes and making appropriations for the republication of volumes 2, 2-A and 2-B of the Revised Statutes Annotated and for the 1977 supplements to the RSA.
 561, psd 633, 664, nonconc S am, conf 969, 986, rep adop 1043, enr 1066 (Chapter 464)
- HB 938 Correcting errors, omissions and inconsistencies in the RSA and session laws and conforming existing law to the criminal code. (Frizzell of Sul. 7) 561, study 634, 1107
- HB 939 Re the creation of public greyhound racing kennels. (French of Bel. 1 et al) 561, K773

- HB 940 Re the requirement of a building permit for certain new construction. (Conley of Car. 3)
 561, psd 622, 623, S conc 893, enr 957 (Chapter 387)
- HB 941 Re procedures for licensing and regulating postsecondary educational institutions authorized to grant degrees. (Roberts of Bel. 4) 561, K 618
- HB 942 Re the approval of building plans. (Conley of Car. 3 et al) 561, psd 661, 679, S conc 893, enr 957 (Chapter 316)
- HB 943 Amending the RSA chapter on firewards, firemen and fire hazards. (Conley of Car. 3)
 - 561, psd 661, 680, conc S am 976, enr am 998-999, enr 1043 (Chapter 443)
- HB 944 Re services for the developmentally disabled. (Brouillard of Bel. 7, Copenhaver of Graf. 13)
 561, psd 681-682, 694, S conc 867, enr 909 (Chapter 242)
- HB 945 Requiring the study of economics in public schools. (Gramling of Hil. 16) 561, K 618
- HB 946 Re amending the charter of the city of Portsmouth. (Peterson of Rock. 23 et al) 561, K 662
- HB 947 Amending the charter of the city of Manchester to provide for the election of 3 aldermen-at-large. (Gardner of Hil. 30) 561, am 716-717, psd 721, S conc 955, enr 959 (Chapter 350)
- HB 948 Prohibiting certain expenditures and advertising by public utilities. (O'Keefe of Rock. 21 et al) 561, K 619
- HB 949 Revising the right to know law. (Lucas of Sul. 6 et al) 561-562, study 700, 1107
- HB 950 Re the legislative budget assistant. (Roberts of Bel. 4 et al) 562, am 658, psd 665 (Died in S com)
- HB 951 Establishing a committee to study and report on the cause and prevention of sex crimes. (Griffin of Rock. 19, Clark of Graf. 11)
 562, psd 653, 664, conc S am 902, enr 957, study com 1107 (Chapter 317)
- HB 952 Providing village districts with the authority to maintain and build roads. (Hanson of Mer. 5)
 562, psd 720, 721, S conc 956, enr am 1035, enr 1061 (Chapter 455)
- HB 953 To provide optional forms for the government of counties and procedures for the adoption of such forms. (Hanson of Mer. 5) 562, study 634, 1107
- HB 954 Re civil defense and disaster preparedness and the interstate civil defense compact. (Benton of Rock. 2 et al) 562, study 633, 1107
- HB 955 Re energy resources. (Chase of Car. 4 et al) 562, study 694, 1107
- HB 956 Re the conversion of residential rental property to condominiums. (Townsend of Sul. 1 et al) 582, study 634, 1107

- HB 957 Changing the age requirements for mandatory special education. (Winkley of Str. 13)
 582. K 618
- HB 958 Re the salaries of justices of district courts which handle over 8000 cases per year. (Close of Ches. 15, Underwood of Mer. 18) 582, study 634, 1107
- HB 959 Authorizing the governor and council to agree to hold harmless provisions in contracts. (Greene of Rock. 17) 582, study 634, 1107
- HB 960 Re the offense of escape. (Conley of Car. 3) 582, study 634, 1107
- HB 961 Legalizing various town meetings. (Altman of Graf. 8, Bowler of Bel. 3) 582, psd 720, 721, nonconc S am, conf 970, 986, rep adop 1034, enr 1043 (Chapter 449)
- HB 962 Allowing towns to authorize expenditure of disaster funds. (Judd of Coos 1) 582, psd 620, 622, S conc 917, enr 957 (Chapter 318)
- HB 963 Increasing the penalty for sexual assault of children under 14 years of age. (Donnelly of Str. 17 et al) 582, K 630
- HB 964 Re legislative proceedings and the duties and expenses of the clerks of both houses. (Duprey of Car. 2) 582, psd 620, 623, conc S am 902, enr am 959, 1045, enr 1061 (Chapter 472)
- HB 965 Providing that the clerks of the house and senate be full-time employees and that as full-time legislative employees receive fringe benefits, and repealing certain statutes re clerks and legislative employees. (Duprey of Car. 2) 582, am & Approp 679, study 815, 1107
- HB 966 Re a plea of insanity. (Conley of Car. 3, Haller of Mer. 14) 582, psd 653, 664, S conc 867, enr 909 (Chapter 243)
- HB 967 Requiring a town tax collector to remit money to the town treasurer on a weekly or daily basis. (Bednar of Hil. 14) 582, psd 621, 623, conc S am 971, enr 994 (Chapter 418)
- HB 968 Re offshore loading or unloading facilities for crude oil or refined petroleum. (Woods of Str. 16, Lucas of Sul. 6) 582, K 619
- HB 969 Empowering the water resources board to acquire certain tidal wetlands and establishing a special committee. (Parr of Rock. 12) 582, am 686-687, psd 694 (S nonconc) study 894, 1107
- HB 970 Providing for partial tuition payments for parents of children attending private elementary schools if approved by local referendum. (Bednar of Hil. 14 et al) 582, K 618
- HB 971 Re the regulation of business practices between motor vehicles manufacturers, distributors and dealers. (Chandler of Mer. 3 et al) 582, K 632-633, recon rej 680
- HB 972 Re the habitual offender law in the operation of motor vehicles. (O'Connor of Str. 18, Conley of Car. 3)

New title: Re the habitual offender law in the operation of motor vehicles and second offenses of driving while intoxicated or under the influence of drugs. 582, psd 653, 664, nonconc S am, conf 978-979, 994, 1052, rep adop 1059, enr am 1068, enr 1078 (Chapter 496)

- HB 973 Requiring the dating of retail containers of dairy products. (Goff of Rock. 5) 582, K 644
- HB 974 Re eligibility for public assistance. (Ellis of Rock. 16) 582, K 618
- HB 975 Re legislative control of state office space and parking facilities and providing the director of legislative services shall maintain a permanent office in the state house or legislative office building. (Roberts of Bel. 4) 582, psd 620, 623, nonconc S am, conf 970, 986, 1035, rep adop 1047, enr 1066 (Chapter 479)
- HB 976 Providing opportunity in public education without discrimination. (Day of Hil. 26 et al) 582, psd 620, 622, conc S am 981, enr 995, veto sustained (RC) 1071-1073
- HB 977 Authorizing local units of government to enter into contracts for automated data processing for certain records. (Bednar of Hil. 14) 582, psd 621, 623, conc S am 971, enr 994 (Chapter 419)
- HB 978 Regulating political campaigns in the state by requiring greater accountability and full disclosure of campaign contributions and expenditures. (Shea of Hil. 28 et al) 583, study 634, 1107
- HB 979 Providing that the attorney general is relieved of the bond posting requirement in certain actions brought by him in state courts. (Greene of Rock. 17) 583, study 634, 1107
- HB 980 Specifying that tidal waters penalties apply to all violators whether or not they own the land involved. (Greene of Rock. 17) 583, study 634, 1107
- HB 981 Providing for the licensing of social workers, establishing a social work licensing board and creating a client-social worker privilege. (Stevens of Ches. 1 et al) 583, study 633, 1108
- HB 982 Re the qualifications of the director of welfare. (Roberts of Bel. 4) 583, K 682
- HB 983 Re the custody of permanent records of each house of the general court. (Roberts of Bel. 4)
 New title: Re the daily and permanent journals of legislative proceedings and the

index to the session laws. 583, psd 621, 623, S conc 917, enr am 1047-1048, enr 1066 (Chapter 480)

- HB 984 Re the definition of arrest. (O'Connor of Str. 18, Conley of Car. 3) 583, study 634, 1108
- HB 985 Re the membership of the air pollution control commission (Gramling of Hil. 16) 583, K 644
- HB 986 Re unauthorized copies of recorded material. (Roberts of Bel. 4) 583, study 634, 1108

- HB 987 Increasing the membership of the legislative services committee. (Roberts of 583, am 658-659, psd 665 (Died in S com)
- HB 988 Prohibiting candidates for elective office from serving as election officers in towns and wards with populations exceeding 1000 persons. (Hanna of Ches. 16) 583. study 634, 1108
- HB 989 Amending in general various provisions of the workmen's compensation law. (Saver of Rock, 5 et al) 583, am 710-712, psd 721, nonconc S am, conf 980-981, 994, rep adop 1030, enr am 1037, enr 1061 (Chapter 475)
- HB 990 Re incorporation of voluntary cooperative associations. (Bishop of Hil. 19) 583, study 663, 1108
- HB 991 Re charging manner of death. (Conley of Car. 3, Hager of Mer. 21) 583, study 634, 1108
- HB 992 To establish greenbelts along highways and establishing local regulation of land use therein. (Woodruff of Hil. 18 et al) 583, study 593, 1108
- HB 993 Providing for local regulation of excavations. (Williamson of Sul. 9 et al) 583, am 686, psd 694 (S nonconc) study 894, 1108
- HB 994 Redefining availability for work re eligibility for unemployment benefits. (Spirou of Hil. 27) 583, K 655
- HB 995 Giving the public utilities commission supervisory authority over any municipal utility which extends its service outside its corporate limits. (Perkins of Hil. 8 et all 583, study 634, 1108
- HB 996 Re participation in regional bulk power supply facilities including but not limited to participation in a New England power pool. (York of Coos 7) 583, study 678, 1108
- HB 997 Requiring the auditing of town, school district, village district or precinct records within one year after the end of the fiscal year and providing for private audits when necessary. (Bednar of Hil. 14) 583, psd 621-622, 623, nonconc S am, conf 960, 968, rep adop 1030, enr 1043 (Chapter 450)
- HB 998 To provide for economic impact statements for certain proposed rules, regulations, acts or projects. (Dickinson of Car. 2) 583, K 678
- HB 999 Amending the laws re obscenity and exposing minors to harmful materials. (Douzanis of Hil. 23) 584, study 634, 1108
- HB 1000 Clarifying the authority of selectmen over town managers. (Gillis of Rock. 12) 584, K 619
- HB 1001 Eliminating the conflict of interest in the conduct of elections. (Spirou of Hil. 27 et al) 584, study 703, 1108
- HB 1002 Not introduced
- HB 1003 Not introduced

- HB 1004 Not introduced
- HB 1005 Not introduced
- HB 1006 Increasing certain sources of revenue for the state. (French of Bel. 1) intro & psd 963-964, S conc 1075, enr am 1083-1084, enr 1086 (Chapter 503)
- HB 1007 To repeal charters of certain corporations, (French of Bel. 1) intro & psd 976, conc S am 1019, enr 1025 (Chapter 425)
- HB 1008 Re the powers of the joint committee on legislative facilities. intro & psd 1079-1080, S nonconc 1086
- HB 1009 Authorizing a portion of the appropriation for the Viet Nam veterans bonus program to be used for administrative costs. (French of Bel. 1) New title: Appropriating fifty thousand dollars for administrative expenses of the Viet Nam veterans bonus program. 1090, 1097, am & psd 1098, S nonconc 1099
- HB 1010 Increasing beverage manufacturer's fees, (French of Bel. 1) 1090, 1097, psd & S conc 1098-1099, enr 1113. (Chapter 507)
- HB 1011 Establishing a state student incentive aid program and making an appropriation therefor, (French of Bel. 1) 1090, 1097, study 1099, 1108
- HB 1012 Withdrawn by sponsor 1095

HOUSE JOINT RESOLUTIONS

- HJR 1 Establishing a committee to study property tax exemptions. (Cate of Mer. 14) 27, study 738, 1108
- HJR 2 To establish a committee to study the effectiveness of present laws permitting the establishment of multi-use statewide trails. (Winkley of Str. 13) 230, study 577, 1108
- HJR 3 Re holiday pay due conservation officers, district chief conservation officers and deputy district chief conservation officers. (Leary of Bel. 4) 439, K 644

HOUSE CONCURRENT RESOLUTIONS

- HCR 1 Establishing a procedure, timetable, for the filing drafting, processing and consideration of all legislation of both houses. (Bradley of Graf. 13 et al) 25, com changed 31-32, K1000
- HCR 2 Authorizing the payment of certain personnel from December 25-31, 1974. (French of Bel. 1 and Spirou of Hil. 27) intro & adop 18-19, conc S am 35
- HCR 3 Rescinding the ratification by the state of the proposed amendment to the Constitution of the U.S. extending equal rights of women. (Chandler of Mer. 3) 27 (Died)
- HCR 4 In favor of establishing the "lights on range" line as the most proper boundary between the States of Maine and N.H. (Spirou of Hil. 27 et al) 34, adop (RC) 171-172, S conc 216
- HCR 5 Making application to the congress of the U.S. to call a convention to propose the so-called "Liberty Amendment" to the Constitution of the U.S. (Chandler of Mer. 3)

34 (Died)

- HCR 6 Memorializing congress to liberalize social security disability payments. (McDonough of Hil. 29 et al) 37, adop 92, S conc 192
- HCR 7 Inviting Chief Justice Kenison to address a joint convention on the state of the judiciary (French of Bel. 1, Spirou of Hil. 27) intro & adop 37-38, S conc 88
- HCR 8 Requesting the governor to direct the illumination of the state house dome. (Murray of Bel. 9, Ryan of Mer. 1)

New title: Requesting the governor to direct that the state house dome be illuminated at night.

45, Approp 173, adop 798 (S conc)

- HCR 9 Establishing a joint committee to study and make recommendations on railroad conditions in this state. (Close of Ches. 15 et al) 64, adop 991-992, LT 1088
- HCR 10 Notifying congress and the President of this state's opposition to any increase in tariffs on imported petroleum. (Turner of Ches. 11 et al) 69, adop 92-93, S conc 166
- HCR 11 Memorializing congress and the President of the U.S. to stop all military and economic aid to Vietnam. (Canney of Str. 2) 69 (Died)
- HCR 12 Memorializing congress to block any cutbacks in the food stamp program. (Spirou of Hil. 27 et al) 88 (Died)
- HCR 13 Memorializing the commissioner of the federal food and drug administration to adopt the proposed amendments to the identity standard for frozen desserts. (Campbell of Rock. 5) 153 (Died)
- HCR 14 Providing for the adoption of joint rules. (French of Bel. 1, Spirou of Hil. 27)

intro & adop 227-228, S nonconc, conf 245-246 (Died)

- HCR 15 Requesting the attorney general to criminally prosecute persons guilty of welfare fraud. (Drake of Coos 3, French of Bel. 1) intro & adop 433-434 (Died in S com)
- HCR 16 Memorializing Congress to repeal the Occupational Safety and Health Act. (Wiggins of Sul. 8) intro & adop (RC) 982-983, S conc 1026
- HCR 17 In favor of continued interest and action by the N.H. Senators and Congressmen on behalf of members of the U.S. Armed Forces listed as missing in action in the Viet Nam theatre of operations. (Benton of Rock. 2 et al) intro & adop 432-433, S conc 868
- HCR 18 Establishing an interim committee on elderly affairs. (Roberts of Bel. 4 et al) intro & adop 433, S conc 775, study com 1108
- HCR 19 Establishing a joint committee to study and make recommendations concerning home rule legislation for cities and towns. (Gage of Rock. 5) intro & adop 983-984, S conc 1069, study com 1108
- HCR 20 Commending the President in the Mayaguez rescue (Coburn of Hil. 11) intro & adop (2 RC's) 861-864 (Died in S com)

SENATE BILLS

SB 2 Establishing a state student incentive grant program and making an appropriation therefor.

776, Approp 875, am 925-927, psd 930, S conc 965, enr am 1019, enr 1025, veto sustained (RC) 1082-1083, recon & SO (RC) 1084-1086, veto sustained (RC) 1095-1097

SB 4 Regulating the liability of governmental units in action to recover for bodily injury.

New title: Regulating the liability of governmental units in actions to recover for bodily injury and establishing a legislative committee to study problems re sovereign immunity.

727, am 904-905, psd 916, S nonconc, conf 993, 1020, 1032, rep adop 1048-1049, enr 1061, enr am 1066, study com 1109 (Chapter 483)

SB 6 Re the location of any recount that may be required under the election laws of the state.

32, am 71, psd 72, S conc 73, enr 74 (Chapter 5)

SB 7 Requiring hairdresser instructors to present a certified record of approved training before renewing their licenses.

41, psd 107, 110, enr am 122, enr 147 (Chapter 17)

- SB 8 Eliminating the prohibition against sweepstakes drawings in the form of numbers, policy, bolita or similar games.
 49, SO 914, psd 951, 954, enr 965 (Chapter 361)
- SB 9 Permitting an increase in the number of supervisory unions. 147, Approp 217, psd 848, 864, enr 868 (Chapter 207)
- SB 10 Establishing mandatory sentences for narcotic drug pushers. 727, LT 826
- SB 12 Providing for the appointment of the commissioner of Health and Welfare and the directors of the division of the department of Health and Welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

New title: Providing for the appointment of the commissioner of Health and Welfare by the governor and council and prohibiting the use of undated resignations for any appointive state office.

153, ext 323, am (2 RC's) 346-349, psd 351, S nonconc, conf 363-364, rep adop 365, enr 372 (Chapter 77)

- SB 13 To eliminate the health certification for hairdressers and manicurists. 62, psd 107, 110, enr am 122, enr 147 (Chapter 18)
- SB 14 Re changing the nomenclature in RSA chapter concerning beauty salons. 41, psd 107, 110, enr am 122, enr 147 (Chapter 19)
- SB 15 Re the confidentiality of business profits tax and commuters income tax records and files.

82, psd 405, 406, enr 452 (vetoed)

- SB 16 Requiring reflectorized number plates on motor vehicles. 725, study 912, 1109
- SB 17 Permitting a local option to expand the partial exemption on real estate taxes for persons 65 years of age or older, under certain circumstances.

New title: Permitting a local option to expand the partial exemption on real estate taxes for persons 65 years of age or older, under certain circumstances and re eligibility requirements for property tax exemptions for the elderly.

49, com changed 74, S Ct opin req 739, printed 882-884, am 935-937, psd 955, S conc 956, enr am 973, enr 994 (Chapter 397)

SB 18 Re the commitment of children to the youth development center for an offense.

New title: Limiting the detention of deprived children and persons in need of supervision to approved shelter care facilities and redefining neglected children as deprived children under RSA 169.

71, ext 151, 249, 340, am (RC) 445-452, psd 554, S nonconc, conf 776, rep adop (RC) 1053-1058, enr am 1086, enr 1086 (Chapter 502)

- SB 19 Providing for per diem allowances and expenses for the state council on aging. 73, Approp 147, am 895, psd 915, S conc 938, enr 965 (Chapter 362)
- SB 20 Legalizing a regular meeting of the Winchester school district. 33, psd 49, 50, enr 52 (Chapter 3)
- SB 21 Prohibiting discrimination on the basis of marital status. 73. psd 156, 161, enr 166 (Chapter 24)
- SB 22 Providing for the election of members to the county convention as a separate county office.
 62. K 141
- SB 23 Permitting the presiding officers of the legislature to provide for additional distributions of the manual and pamphlet laws.
 41, psd 70, 72, enr am 74, enr 82 (Chapter 8)
- SB 24 Establishing a commission on children and youth; and making an appropriation therefor.

 New title: Establishing a commission on children and youth.

200, Approp 401, am 919, psd 930, S conc 965, enr am 980, enr 994, study com 1109 (Chapter 398)

- SB 25 Authorizing towns to make general appropriations for mass transportation and legalizing Goffstown's 1974 appropriation for mass transportation.

 33, psd 49, 50, enr 52 (Chapter 2)
- SB 26 To provide for the design and contract plans for the reconstruction of Pontook Dam on the Androscoggin River in Dummer. 728, K 907
- SB 27 Requiring the senate and house of representatives to fill a vacancy in the office of its presiding officer within 15 days after the vacancy occurs. 88, ext 201, study 357, 1109
- SB 28 Providing for a special election for the office of U.S. senator.

 38, am & psd (2 RC's) 56-60, S conc, enr 63, remarks by Rep. Healy 66 (Chapter 1)
- SB 30 Establishing a full time maintenance crew for the Piscataqua River bridge, sharing maintenance expenses with the state of Maine and making an appropriation therefor.

82, ext 201, Approp 290, psd 895, 915, enr am 959, enr 995 (Chapter 420)

- SB 31 Providing for state assistance to persons suffering from hemophilia and making an appropriation therefor.
 589, Approp 855, LT 895, 953
- SB 33 Re specific responsibilities of the division of mental health of the department of health and welfare.
 293, SO 610, K (RC) 729-731, recon rej (RC) 741-742
- SB 35 Increasing penalties for false fire alarms and interference with fire alarm apparatus.

73, psd 156, 161, enr 166 (Chapter 25)

 ${\bf SB~36}$ Re the preparation and publication of a list of certain real estate tax assessments.

200, ext 392, psd 570, 571, enr 608 (Chapter 125)

- SB 37 Re restrictions on importing and releasing fish and wildlife into the state. New title: Re restrictions on releasing fish and wildlife into the state. 166, am 371-372, psd 379, S conc 408, enr 452 (Chapter 114)
- SB 39 Exempting the sweepstakes commission from the requirement that receipts be paid in full to the state treasurer weekly.

 82, K 233
- SB 41 Re permitting incentive awards for sweepstakes ticket sellers who are state employees

82, Approp 188, K 848

- SB 42 Providing for port authority appointed pilots to pilot certain vessels into and out of the Piscataqua River and harbor from a point designated by the authority; changing the penalty for violating rules of the authority to a misdemeanor and removing the application of fines collected to the salaries of the harbor masters. 147, psd 260, 264, enr 265 (Chapter 49)
- SB 43 Increasing the membership of the board of the N.H. port authority with the addition of the mayor of the city of Portsmouth. 112, psd 260, 264, enr 265 (Chapter 51)
- SB 44 Making appropriations for the emergency repair of the steam system located in the state house annex. 82, Approp 196, K 848
- SB 45 Providing an exemption from property taxes for residential improvements made to assist a handicapped person living in the residence. 200, ext 392, psd 570, 571, enr am 590, enr 634 (Chapter 127)
- SB 46 Re supervision of bail bondsmen by the insurance commissioner. ${\sf JC}$ 1109
- 5B 47 Re installing snow-making equipment at Mt. Sunapee state park. 200, LT 387
- SB 48 Preventing the transfer of property in order to receive public assistance, medical assistance or food stamps.
 74, psd 163, 175, enr 181 (Chapter 29)
- SB 49 Providing that the expenses for the temporary transfer and custody of prisoners shall be borne by the transferring county or by the state. 73-74, am & Approp 131, study 895-896, 1109
- SB 50 Re protective services for adults. 727, LT 826
- SB 52 Re legal representation for social workers of the division of welfare in court actions involving neglected or abused children.

 166, psd 336, 340, enr 342 (Chapter 89)
- SB 54 Increasing the allowable deductions from minimum wages for board and room. 82, com changed 93, psd 241, 246, enr 257 (Chapter 50)
- SB 56 Limiting reappraisals on repaired residences. 354, K 799

- SB 58 Authorizing the repayment of interest and dividends tax paid in error by Isadore and Lucille Zimmerman for the tax year of 1970. 200, K 267
- SB 59 Making supplemental appropriations for expenses of certion departments of the state for the fiscal year ending June 30, 1975.
 74, am 233-236, psd 246, S nonconc, conf 366, rep adop 587, 590, enr 608 (Chapter 99)
- SB 60 Suspending the application of penalties for failure to eliminate burning dumps during the time limits established.

 119, psd 166, enr 173 (Chapter 20)
- SB 61 Re procedures for rule making for the Fish and Game department. 179, am 434, psd 437, S conc 555, enr 608 (Chapter 124)
- SB 62 Establishing a medical advisory board in the division of motor vehicles, department of safety.
 293, ext 754, rcmt 803, K 912, recon rej 954
- SB 65 To prohibit chain distributor schemes. 334, ext. 774, psd 826, 829, enr 832 (Chapter 157)
- SB 66 Providing additional cost of living increases for retired members of the N.H. Teacher's Retirement system, the N.H. Policemen's Retirement system, the N.H. Firemen's Retirement system, the N.H. Retirement system and the State Employee's Retirement system and making appropriations therefor, and providing for the funding of actuarial studies out of an interest assumption change. 230, ext 427, 554, am & Approp 595, am 919, psd 930, S nonconc, conf 975, 984, rep adop 1010-1019, enr 1043 (Chapter 469)
- **5B 69** Revising the state industrial development act. 179, psd 349, 351, enr 382 (Chapter 98)
- SB 71 Authorizing a fourth state song. 200, ext 294, 571, 774, study 954, 1109
- SB 73 Re public jurisdiction over Mt. Monadnock and Gap mountain, providing for necessary land acquisition and improvements and making an appropriation therefor.
 589, am & Approp 907-908, am 921, psd 930, enr am 996 (Chapter 432)
- SB 74 Re changes in timber harvesting laws.
 179, com changed 230, am 604-605, psd 606, S nonconc, conf 724, rep adop 834, 868, enr 909 (Chapter 226)
- SB 75 Providing holiday pay for conservation officers for Memorial Day 1973 and all federal and state holidays for fiscal 1974 and making an appropriation therefor. 589, psd 848, 865, enr 868 (Chapter 236)
- SB 76 Protecting unit owners of condominiums with regard to leases of common areas.

 study 1109
- SB 77 Re issuance of wildlife emblems. 200, Approp 357, psd 848, 865, enr 869 (Chapter 238)
- SB 78 Establishing a committee to study methods of financing public education. 726, $\,$ K 898
- 5B 79 Re limited openings of smelt brooks. 200, K 434-435

- SB 80 Excluding evidence of unreasonable and imprudent speed obtained by law enforcement officers in an unmarked or hidden vehicle.
 - 589, am (RC) 859-861, psd 865, S nonconc, conf 975, com discharged, new conf 1030, 1035, nonconc, new conf 1053, 1059, suspension of jt rules rej 1088
- SB 81 Re hunting license requirements for minors for purposes of hunter safety. 200, psd 420, 422, enr 452 (Chapter 115)
- SB 83 Enabling the racing commission to grant temporary limited licenses to participate in horse races.

New title: Enabling the racing commission to grant temporary, limited racing licenses.

293, am & psd 739-740, S conc, enr 775 (Chapter 140)

- SB 84 Re motor vehicle insurance and guaranteeing compensation for medical expenses and lost wages.

 589, ext 834, K 885
- SB 85 Increasing the gross weight limits for certain vehicles and semitrailers on highways of the state.
 589, IP (RC) 947-949
- SB 86 Re municipal electrical revenue bonds and participation in a New England power pool. 727, K (RC) 928-929
- SB 87 Providing that voluntary contributions of employers shall not affect unemployment compensation benefits. 200, am 327-328, psd 333, S nonconc, conf 365-366, rep adop 376, enr 381 (Chapter 90)
- SB 88 Permitting cities and towns to set their own fee schedules for dog licenses. 728, study 879, 1109
- SB 89 Restricting political signs as to time and location. 727. LT 858
- SB 90 To reimburse the town of Gorham for services and materials, including backfilling, trenching and the cost of water pipe, furnished by the town for utility relocations and making an appropriation therefor.
 408, K 630, recon & rcmt 740, Approp 824-825, psd 896, 915, enr 957 (Chapter
- 319)
- SB 91 Increasing the appropriation for the construction of a fishing pier in Portsmouth and expanding the purposes of the appropriation for the marine science facilities at the University of N.H.

New title: Increasing the appropriation for the construction of a fishing pier and docking facilities in Portsmouth and eliminating the separate appropriation for marine science facilities at the university of N.H.

776, psd 896, 915, enr am 959, enr 995 (Chapter 421)

SB 92 To permit the establishment of mandatory risk sharing plans covering all forms of liability insurance.

New title: To permit the establishment of mandatory risk sharing plans covering all forms of liability insurance and establishing a commission to study the medical injury reparations system.

354, SO 610, am 728-729, psd 740, recon rej 742, S nonconc, conf 773-774, rep adop 848, 868, enr 869, study com 1109 (Chapter 218)

SB 94 Re changing the name of the division of resources development and division of parks; identifying the state forester; and changing the required meetings of the advisory commission.

354, psd 799, 800, enr 832 (Chapter 146)

- SB 95 Appropriating funds for the administration of title I of the higher education act of 1965.
 726. K 896
- SB 96 Legalizing certain town meetings in East Kingston.

 New title: Legalizing certain town meetings in East Kingston and authorizing a special meeting of the Sanborn regional school district.

 354, rcmt 803, am 856, psd 865, S conc 866, enr 932 (Chapter 261)
- SB 97 Re methods of payment of judgments in civil actions. 334, psd (RC) 781-782, 785, enr 786 (Chapter 143)
- SB 100 Re the powers of the N.H. commission on the arts. 354, psd 569, 571, enr am 590, enr 634 (Chapter 128)
- SB 101 Authorizing acquisition of land for wildlife areas and making an appropriation therefor.

 study 1109
- SB 102 Re selling betting cards by the sweepstakes commission. intro refused under rule 24 809, remarks 844
- SB 104 Establishing a fund for the study, planning and development of educational programs at the technical institute and the vocational-technical colleges. study 1109
- SB 105 Providing additional retirement allowances for teachers who retired prior to July 1, 1957 and making an appropriation therefor.

 776, am & Approp 850-851, am 921-922, psd 930, S nonconc, conf 975, 984, rep adop 1007, enr 1043 (Chapter 470)
- SB 106 Re the form and content of documents filed with the register of deeds. 725, am 837, psd 845, S nonconc, conf 895, 1009, rep adop 1040, enr 1061, enr am 1066 (Chapter 484)
- SB 107 Re improving adult and continuing education programs. 589, psd 847, 864, enr am 914-915, enr 965 (Chapter 363)
- SB 108 Re methods of providing town assistance to the poor. 589, psd 878, 884, enr 954 (Chapter 273)
- SB 110 Re the city of Berlin adopting a 17 month transitional accounting period. 335, psd 799, 800, enr 832 (Chapter 172)
- 335, psd 799, 800, enr 832 (Chapter 172)
- SB 111 Providing for the regulation of electricians.

 First new title: Providing for the regulation of electricians by an electricians' board and for the administration of occupational and professional tests by the department of education.

Second new title: Providing for the regulation of electricians.

801, rcmt 851, LT 910, am & Approp (2 RC's) 943-946, psd (RC) 952-953, 955, S conc 965, enr 995, S recalled, nonconc, conf 1035, rep adop 1053, enr 1061, enr am 1066 (Chapter 485)

- SB 112 Permitting public employees to enter into a deferred compensation plan and authorizing the purchase of insurance and annuity contracts.
 439, ext 776, Approp 824, study 922, 1109
- SB 113 Re four-lane highways and rights of way. study 1110

SB 114 To authorize issuance of special wine license to holders of on-sale beer permits.

725, psd 879, 884, enr 957 (Chapter 320)

- SB 115 Establishing an outdoor recreation planning program and making an appropriation therefor. 833, study 933, 1110
- SB 116 Re the licensing of pastoral counselors.
 590, am 852, psd 865, S conc 866, enr 954 (Chapter 272)
- SB 117 Providing for changing unclassified to classified positions for three of the industrial agents in the division of economic development. 590, psd 835, 845, enr 868 (Chapter 208)
- SB 119 Re optional retirement benefits for members of the firemen's retirement system who retire due to disability.
 589, psd 852, 865, enr 869 (Chapter 195)
- SB 121 Reclassifying a certain highway in the town of Clarksville. 354, psd 570, 571, enr 608, (Chapter 126)
- SB 122 To create a state district court system, with full time judges, clerks, and other personnel, as a state supported court.
 study 1110
- SB 123 Extending the 1975 appropriation for the university of N.H. debt service. 589, psd 848, 865, enr 868 (Chapter 209)
- SB 124 Authorizing the N.H. state port authority to appoint additional harbor personnel.
 728. psd 849. 865. enr 869 (Chapter 185)
- **SB 126** Re hunting with a bow and arrow. 439, am 835-836, psd, recon, study 845, 1110
- SB 127 Permitting the liquor commission to license public carriers to serve liquor and beverages on certain buses.
 439, K 855
- SB 128 Re service retirement benefits and making an appropriation therefor. 776, am & Approp 852, am 922, psd 930, S nonconc, conf 974-975, 984, rep adop (K) 1002
- SB 129 Re vested deferred retirement rights under the N.H. retirement system and making an appropriation therefor.
 776, am & Approp 852-853, am 922, psd 930, 5 nonconc, conf 974, 984, rep adop (K) 1002
- SB 130 Increasing the maximum sum of money which may be furnished to a convict upon his discharge from prison.
 589, Approp 763-764, psd 849, 865, enr 868 (Chapter 210)
- SB 131 Permitting the manufacture of gambling machines in this state. 408, psd (RC) 764-765, 774, enr 776 (Chapter 130)
- SB 134 Re the accounting duties of the state treasurer. 589, am 825, psd 829, S conc 832, enr 858 (Chapter 169)
- SB 135 Re records of insurance department hearings. 439, psd 798, 800,enr 832 (Chapter 147)
- SB 136 Re the registration of securities owned by the N.H. retirement system.

 New title: Re the registration of securities owned by the N.H. retirement system

and re the investment powers and duties of the state treasurer and the board of trustees of the N.H. retirement system.

408, Approp 803, am 849, psd 865, S conc 894, enr am 967, enr 985 (Chapter 379)

- SB 137 To provide that unemployment compensation may be paid to an individual who is also receiving payments under the U.S. Trade Act of 1974.
 - New title: Authorizing the department of employment security to enter into a temporary agreement under the Trade Act of 1974 and re payment of unemployment compensation benefits thereunder.
 - 293, ext 681, 828, am 905-906, psd 916, S nonconc, conf 961, rep adop 1039-1040, enr 1061, enr am 1066 (Chapter 486)
- SB 138 Re the definition of property within the state under the business profits tax. 439, study & S Ct opin reg 908-909, printed 1090-1091, study 1110
- SB 139 Re revocation of a license to operate a motor vehicle upon a final conviction of various offenses.
 727, K 878
- SB 141 Increasing the maximum permissible length of trucks. study 1110
- SB 142 Re jurisdiction over nonresident defendants in small claims actions. 589, psd 836, 845, enr am 870, enr 932 (Chapter 262)
- SB 143 Renaming the Gile Forest the Gardner-Gile Forest. 354, ext 802, rcmt 857, K 947
- SB 144 Re additions to sentences, consecutive sentences and presentence investigation. 589, psd 826, 829, enr 832 (Chapter 158)
- SB 145 Authorizing the state treasurer to borrow money to pay debt service. 589, am & Approp 825, K 849
- SB 146 Extending the time for filing applications for elderly property tax exemptions for 1975.
 354, am 740, psd 741, S conc 759, enr 776 (Chapter 141)
- SB 148 Re the meals and rooms tax exemption for permanent hotel residents. 725, K 909
- SB 149 Re increasing the maximum age of neglected or abused children until completion of high school.

 589, am 927, psd 930. S nonconc. conf 975, rep adop 1007-1008. S nonconc.
 - 589, am 927, psd 930, S nonconc, conf 975, rep adop 1007-1008, S nonconc, new conf 1026, rep adop 1033, enr am & enr 1061 (Chapter 487)
- SB 150 Re retirement credit for William Litvin. 589, psd 803-804, 829, enr 832 (Chapter 175)
- SB 151 Changing the name of the college of technology of the university of N.H. to the college of engineering and physical sciences. 589, psd 847, 864, enr 869 (Chapter 189)
- SB 152 Requiring a coho salmon fishing stamp. 439, K 847
- SB 153 Providing that the water resources board submit its own budget. 589, psd 849, 865, enr 868 (Chapter 211)
- SB 155 Providing for an election to permanently fill vacancies in a board of supervisors of the checklist. 589, K 847

SB 156 making an appropriation for the rehabilitation of the memorial bridge in the city of Portsmouth.

589, Approp 838, psd 896, 915, enr 957 (Chapter 321)

- 5B 157 Re kidney disease and making an appropriation therefor. 801, am & Approp 889-890, am 922-923, psd 930, S nonconc, conf 975, 1002, 1028, rep adop 1034, enr 1061, enr am 1066 (Chapter 488)
- **5B 159** To reimburse Earla K. Williams for educational expenses incurred during an educational leave from the division of welfare and making an appropriation therefor.

801, com changed 843, K 885

- 5B 160 Permitting amendments to zoning ordinances proposed by petition to be acted upon at a special meeting in addition to the annual meeting. 728, IP 837-838
- 5B 162 Re the public defender service in Merrimack and Hillsborough counties. 727, psd 878, 884, enr 957 (vetoed)
- 5B 163 Re uniformity of parole eligibility requirements for prisoners sentenced prior to the effective date of the criminal code.
 728, am 836, psd 845, S conc 866, enr 909 (Chapter 244)
- SB 164 Establishing a study committee to investigate appropriate alternatives to the confinement of children at the youth development center or the N.H. hospital. 725, am 838, psd 845, S conc 866, enr 909, study com 1110 (Chapter 246)
- **SB 165** Re motor vehicle plates for amateur radio operators. 725, IP 838-839
- SB 166 Re limitations on the loaning authority of cooperative banks, building and loan associations and savings and loan associations in mobile home financing. 589, am 873-874, psd 884, S conc 917, enr 957 (Chapter 322)
- 5B 167 Extending the loaning authority of cooperative banks, building and loan associatoins and savings and loan associations.
 589, psd 850, 865, enr 909 (Chapter 227)
- **5B 170** Re the timber yield tax. **726**, am 839, psd 845, S conc 866, enr am 967, enr 985 (Chapter 380)
- SB 171 Providing for the licensing of an estetition by the board of cosmetology. 728, study 878, 1110
- SB 172 Increasing the amount of political expenditures authorized for candidates in primary elections seeking the office of governor, U.S. senator, representative in congress, and representative to the general court. 727, study 858, 1110
- **5B 173** Re optional election of planning board members in towns. 728, am 856, psd 865, S conc 866, enr 909 (Chapter 228)
- SB 174 Adding the field representative of the police standards and training council to the N.H. retirement system. 589, am & Approp 853, K 896
- SB 176 Re eligibility for federal funds under the federal Housing and Community Development Act of 1974.
 728, psd 879, 884, enr am 998, enr 1025 (Chapter 433)
- **5B 177** Re bonds in public works projects. 725, study 857, 1110

- SB 178 Restricting the changing of the height of a motor vehicle body or chassis. 727, psd 804, 829, enr 832 (Chapter 176)
- SB 179 Requiring payment into the sire stakes fund of additional monies derived from pari-mutuel pools other than straight win-place-show pools conducted at harness races. study 1110
- SB 180 Designating the haddock as the state fish of N.H. 728, study 847, 1110
- SB 181 Re the authority of fire and police chiefs to order autopsies. 726, study 857, 1110
- SB 182 Re municipal development of industrial facilities.
 724, rcmt 892, am 939-940, psd 954, S nonconc, conf 989, 1026, 1034, rep adop
 1040-1042, enr 1066 (Chapter 481)
- SB 183 Re posting the breeding certificate of a stallion. 726, psd 875, 884, enr 965 (Chapter 371)
- SB 184 Authorizing state departments or agencies funded in whole or in part by federal funds to purchase workmen's compensation insurance to cover liability of federal's share and making the state liable for its share.

 New title: Re workmen's compensation on federally funded employees and requiring agencies receiving federal grants to compute indirect costs thereof.

 589, am & Approp 855, am 896-897, psd 915, S conc 938, enr 965 (Chapter 364)
- SB 185 Re the closing of schools on Memorial Day and Veterans Day. 728, psd (RC) 885-887, 892, enr 954 (Chapter 269)
- SB 186 Providing for reimbursement from the traffic safety fund to persons taking private education courses.
 725, am & IP 949-950
- SB 187 Re the taking of fisher cats. 728, am 825-826, psd 829, S conc 832, enr 858 (Chapter 170)
- SB 188 Requiring the recordation in deed form of any court order transferring title to real estate and the recording of a bill of sale for the transfer of taxable personal property with the registry of deeds.

 JC 1110
- SB 189 Re information required to be maintained and updated by the supervisors of the checklist.

 728, am 882, psd 885, S conc 917, enr 957 (Chapter 323)
- SB 190 Revising the composition of the ballot law commission. study 1110
- SB 191 Prohibiting discrimination in the revising of new motor vehicles under a warranty.
 study 1111
- SB 192 Including new mobile homes and new house trailers in the certificate of title act.
 724, psd 872, 884, enr 957 (Chapter 324)
- SB 193 Providing for liquor licenses for non-profit performing arts facilities. 725, am 879, psd 884, S conc 917, enr 957 (Chapter 325)
- SB 194 To permit the restriction of licenses issued to insurance companies. 589, psd 850, 865, enr 909 (Chapter 229)

- SB 195 Re the practice of chiropractic. study 1111
- SB 196 Authorizing the modification or termination of the Amherst-Milford area school plan.

728, psd 803, 829, enr 832 (Chapter 177)

- SB 198 Changing the expiration date of licenses issued to insurance agents. 589, psd 850, 865, enr 909 (Chapter 230)
- SB 199 Requiring the public utilities commission to investigate and report on any fuel surcharge or purchased commodity charge of a public utility. 726, K 871
- SB 200 Re rate increases by public utilities operating in this state and adjoining states.

725, K 847

- 5B 202 Re disposition of antique motor cars. 726. K 871
- SB 203 Re compensation deductions and late filing fees under the business profits tax.

726, SO 914, K 950

SB 204 Re water resources board expenditures of fees on repair and maintenance of dams.

New title: Re water resources board expenditure of fees on repair and maintenance of dams and providing for acquisition and repair of the Pine River Pond dam in Wakefield and making an appropriation therefor.

724, am & Approp 881, am 923, psd 930, S nonconc, conf 980, rep adop 1009-1010, enr am 1061, 1075, enr 1078 (Chapter 499)

- SB 205 Providing that the water resources board as a public corporation may acquire real property, rights and easements, without legislative approval. study 1111
- **SB 206** Permitting the holder of an on-sale beverage permit to employ the holder of an off-sale beverage permit in an entertainment capacity. 725, psd 879, 884, enr 957 (Chapter 326)
- SB 207 Authorizing the purchase of insurance by the state concerning liability for acts of state-owned dogs and making an appropriation therefor. 833, Approp 890-891, K 923
- 5B 208 Limiting the liability of certain owners of land. 726, psd 857, 865, enr 909 (Chapter 231)
- SB 209 Empowering the public utilities commission to hire a consultant firm to evaluate the use of utilities investments.
 725, psd 882, 885, enr 957 (Chapter 327)
- SB 210 Re notice on hearings on approval of subdivision plans. 728, am 879-880, psd 884, S conc 917, enr 957 (Chapter 328)
- SB 211 Increasing the minimum level at which competitive bidding is required on state public works projects.
 727, psd 880, 884, enr 957 (Chapter 329)
- SB 212 Re incorporation of nonprofit health service corporations. 725, rcmt 848, am 903-904, psd 915, S conc 938, enr 965 (Chapter 365)
- SB 213 Providing legal services for inmates at the state prison. study 1111

SB 214 Authorizing insurance companies to purchase certain property in connection with employee relocation programs.
726, psd 850, 865, enr 909 (Chapter 232)

SB 215 Providing that interest earned on monies deposited into the sire stakes fund may be used pursuant to RSA 426-A:5.
726. Approp 834, K 897

SB 218 Re the confidentiality of medical review committee proceedings.

New title: Re the confidentiality of medical review committee and chiropractic review committee proceedings.

727, am 836-837, psd 845, S conc 866, enr 909 (Chapter 245)

SB 219 Re the director of probation. study 1111

SB 220 Making an appropriation for the current use advisory board. 728, am 897, psd. 915, S conc 938, enr 965 (Chapter 366)

SB 221 Exempting carriers under contract with governmental units from regulations under RSA 375-B.
726, SO 861, am 870-871, psd 884, S nonconc, conf 961, rep adop 1021, enr 1043 (Chapter 451)

SB 222 Re the position of handle bars on motorcycles. New title: Re the position of grips on motorcycles. 727, psd 872, 884, enr am 973, enr 995 (Chapter 422)

SB 224 Requiring a guaranteed protection plan in motor vehicle insurance. study 1111

SB 226 Creating the crime of negligent contribution to a child's delinquency and permitting a person to recover damages resulting from the torts of a minor in an action against the minor's parents.

726, study (RC) 910-912, recon rei 915, study 1111

SB 227 To amend the charter of the Kimball Union Academy. 590, psd 803, 829, enr 832 (Chapter 178)

SB 228 Re hearings before the racing commission and appeals from decisions of said commission.

726, am 854, psd 865, S conc 866, enr 932 (Chapter 263)

SB 229 Establishing a committee to study bicycles and the development of a state highway system for the simultaneous and compatible operation of motor vehicles and bicycles. 728, K 872

SB 230 Requiring a probation officer to furnish copies of his report to counsel in criminal cases.

727, am 930-931, psd 954, S conc 965, enr 984 (Chapter 381)

SB 231 Revising the mosquito control law. 589, am 798-799, psd 800, S conc 832, enr am 833, enr 858 (Chapter 171)

SB 232 Providing for motorcycle learner's permits. 728, am 934-935, psd 955, S conc 965, enr 984 (Chapter 382)

SB 233 Establishing a study commission on the rights of children. 728, am 876-877, psd 884, S conc 917, enr am 980, enr 994 (vetoed)

SB 235 Re the membership on the judicial council. 727, psd 903, 915, enr 957 (Chpater 330)

- SB 236 Re emergency expenditures under the municipal budget law. 728, K 880
- SB 237 Requiring state construction of access roads in certain cases. 726, study 872, 1111
- SB 238 Re payment to certain town clerks for services to unincorporated places during elections and making an appropriation therefor. 728, Approp 858, K 897
- SB 239 Establishing a committee to study administration, navigation and transportation on state waterways. 728, study 913, recon rej 915, study 1111
- **SB 240** Removing the necessity of a vestibule between the street and a restaurant or hotel cocktail lounge.

725, am 855-856, psd 865, S conc 866, enr 933 (Chapter 264)

- SB 242 Providing an exemption from reassessment of property taxes for the installation of insulation in owner-occupied single-family residences. 725, K 909
- **5B 243** Permitting the use of recording devices in public meetings. 727, psd 837, 845, enr am 870, enr 984 (Chapter 383)
- SB 244 Requiring the superior court to award costs to the prevailing party in eminent domain proceedings.
 727, psd 878, 884, enr 957 (Chapter 331)
- SB 245 Establishing an additional fee for dog and breeder licenses to provide funds for the veterinary diagnostic laboratory. 727, study 933, 1111
- **5B 247** Re Sunday dancing in liquor establishments. 725, psd 879, 884, enr 957 (Chapter 332)
- SB 248 Re confidentiality of legislative budget assistant working papers and access to records and documents to perform post-audit functions. 727, LT 837
- SB 249 Re the duties and authority of the commissioner of health and welfare and increasing certain penalties.
 724, am 877-878, psd 884, S conc 917, enr am 972, enr 994 (Chapter 399)
- SB 251 Re inheritance taxes. 726, psd 839-840, 845, enr 868 (Chapter 212)
- SB 252 Re the dissemination of hardcore pornographic materials. 727, study 878, 1111
- SB 253 Permitting the use of computerized ballot casting and counting devices for elections with the approval of the ballot law commission.
 728, psd 858, 865, enr 868 (Chapter 213)
- **SB 254** Re licensing physicians and surgeons. 725, psd 847, 864, enr 869 (Chapter 186)
- SB 255 Authorizing electronic banking for state banks. 726, psd 850, 865, enr 910 (Chapter 233)
- SB 256 Re the merger of the N.H. policemen's retirement system into the N.H. retirement system.

820, Approp 854, am 923-924, psd 930, S nonconc, conf 974, 984, rep adop 1002, enr am 1026, enr 1043 (Chapter 444)

SB 257 Designating the French language as the second official language of international communication of the state and encouraging its instruction in the schools of the state.

726, K (RC) 887-889, recon rej 892

SB 262 Permitting children of liquor licensees and permittees to serve as an entertainer.

725, psd 856, 865, enr 869 (Chapter 217)

- SB 263 To enable the Seabrook Beach village district to adopt zoning. 726, rcmt 880, psd 933, 954, enr 965 (Chapter 367)
- SB 264 Re requiring the board of trustees of the state prison to set the fee for room and board for an inmate on work release.
 726, psd 804, 829, enr 832 (Chapter 179)
- SB 265 Requiring contracts to sell real estate for commission to be in writing. 726, K 878-879
- SB 266 Re restrictions on the sales of honey.
 726. am 834-835, psd 845, S conc 866, enr am 973, enr 994 (Chapter 400)
- SB 270 Re permitting the sale of liquid fuels without adhering to trade names. 726, am 913-914, recon rej 915, psd 916, S nonconc, conf 961, 967 (Died)
- SB 271 Requiring labeling of electrical appliances as to efficiency. study 1111
- SB 272 Re the office of energy administrator. 727, psd 854, 865, enr 910 (Chapter 234)
- SB 273 Requiring public buildings to provide only one entrance and exit designed for the handicapped.

New title: Requiring public buildings to provide at least one entrance and exit designed for the handicapped.

726, am 857, psd 865, S conc 866, enr 910 (Chapter 235)

- SB 274 Improving the present health plan and increasing the state's contribution toward group hospital and medical insurance for state employees and making an appropriation therefor.

 833, psd 924, 930, recon & IP 951
- SB 275 Establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees, and authorizing appointment of boating inspectors.

New title: Establishing a staggered registration system for private passenger vehicles and changing registration and municipal permit fees.

725, am 935, recon & LT 940, psd 953, 955, S nonconc, conf 980, nonconc conf rep 1053, recon, new conf 1059, rep adop 1065, 1075, enr 1078 (Chapter 497)

- SB 277 Restricting the taking of fish in trout waters.
 726, am 836, psd 845, S conc 866, enr 910, S recalled, nonconc, conf 962, rep adop 1023, enr am 1045, enr 1061 (Chapter 456)
- SB 280 Establishing an interim committee to study restructuring of the public utilities commission and making an appropriation therefor.
 833, Approp 879, psd 924, 930, enr 965, study com 1111 (Chapter 368)
- SB 282 To license data processing professionals and making an appropriation therefor, study 1111
- SB 283 Prohibiting the reduction of accident and health insurance benefits by reason of an increase in social security benefits.
 726, am 874, psd 884, S conc 917, enr 957 (Chapter 333)

- SB 284 Authorizing the construction of a medical facilities building by the N.H. Medical Society on the grounds of the N.H. technical institute. 727, Approp 838, study 925, 1111
- 5B 285 Re entrance to restaurant cocktail lounges in old buildings. 725, K 856
- 5B 286 Re fees of sheriffs and deputy sheriffs. 725, psd 912, 916, enr 954 (Chapter 274)
- 5B 287 Re the review of bail by the superior court. 724, psd 879, 884, enr 957 (Chapter 334)
- SB 288 Providing an option of first refusal on the real estate which comprises Pease Air Force Base, if said base is deactivated and declared surplus by the federal government and offered to the state.

 724, psd 947, 954, enr 959 (Chapter 351)
- 5B 289 Revising the pesticides control act. 726, psd 847, 864, enr 959 (Chapter 352)
- 5B 290 Authorizing the commissioner of resources and economic development to study the feasibility and appropriateness of installing a commemorative plaque on the marine memorial at Hampton Beach. 802, study 857-858, 1111
- SB 292 Re procedures for competitive bidding in Hillsborough county. 726, com changed 834, am 927-928, psd 930, S conc 965, enr am 980, enr 994 (Chapter 401)
- SB 293 Establishing a committee to study the creation and operation of a new forensic unit at the N.H. hospital and making an appropriation therefor. New title: Establishing a committee to study the creation and operation of a new forensic unit for the N.H. hospital and making an appropriation therefor. 833, SO 891, am & Approp 901-902, am 925, psd 930, S conc 965, enr 984, S recalled, nonconc, conf 1007, rep adop 1032, enr 1043, study com 1112 (Chapter 454)
- **5B 294** Re a short form mortgage or deed of trust. 725, study 826, 1112
- SB 295 Establishing a state housing finance agency and making an appropriation therefor and establishing a state retirement system mortgage fund. 833, SO 925, LT 950
- SB 296 Re computing the number of superior court justices. study 1112
- SB 297 Restricting camping along a public highway and on public property. 725, am 880-881, psd 885, S conc 917, enr 957 (Chapter 335)
- SB 298 Providing for the transition of executive power to the governor-elect. 726, Approp 872, am 925, psd 930, S nonconc, conf 975, 984, rep adop 1029-1030, enr 1043 (Chapter 452)
- SB 300 Re discharge from parole or probation for certain offenses. 725, K 837
- SB 301 Re the composition of the civil defense executive council and changing the name of the civil defense advisory council. 727, psd 847, 864, enr 869, study com 1112 (Chapter 187)
- SB 303 Re the phasing out of forest conservation aid program and the special aid for heavily timbered towns.

New title: Re phasing out the forest conservation aid program and the special aid for heavily timbered towns and establishing a legislative forest policy study committee.

727, am 875-876, psd 884, recon rej 892, S nonconc, conf 930, 964, rep adop 1009-1010, enr am 1045, enr 1061, study com 1112 (Chapter 457)

- SB 305 Re qualifications for admission to the practice of law. 726, K 826
- SB 306 Establishing the N.H. cultural exchange commission. study 1112
- SB 308 Increasing cosmetology and manicuring license and registration fees and establishing biennial renewal periods for such licenses and registration. 727, Approp 855, psd 897, 915, enr 957 (Chapter 336)
- SB 311 Establishing a mineral resources advisory committee and making an appropriation therefor. 802, Approp 876, K 925, recon rej 953
- SB 312 Re security deposits on real property. 726, K 931
- SB 313 Providing that totally and permanently disabled persons may apply for a tax lien on their real estate. 726, psd 840, 845, enr 868 (Chapter 214)
- SB 315 Annexing the unincorporated place of Livermore to the town of Waterville Valley.

724, am & study (RC) 940-943, 1112

- SB 316 Prohibiting the sale of birth control devices to certain minors without parental consent. 726, SO 891, LT (2 RC's) 898-901
- SB 317 Increasing license fee for taking fur-bearing animals by use of traps. 727, psd 891, 892, enr 957 (Chapter 337)
- SB 319 Increasing the airways toll on motor fuels used in the propulsion of aircraft by two cents per gallon. 726, K 872
- SB 320 Appropriating the federal funds available to the state under the Reed Act for the 1977 biennium. 833, com changed 833, psd 897-898, 915, enr 957 (Chapter 338)
- SB 321 Prohibiting attorneys employed by the office of the attorney general from engaging in private practice of law.

724, psd 826, 829, enr 832 (Chapter 180)

- SB 322 Re the degree granting authority of New England Aeronautical Institute. 725, psd 803, 829, enr 833 (Chapter 159)
- SB 323 Expanding the role of the athletic commission. 727, study 858, 1112
- SB 324 Re the sale of fresh water fish raised outside the state. 727, psd 872, 884, enr 957 (Chapter 339)
- SB 325 Re assaults by prisoners and the offense of escape. 725, am 931, psd 954, S nonconc, conf 993, rep adop 1021, enr am 1045, enr 1061 (Chapter 458)

- SB 326 Re state contracts with nonresident corporations not organized for profit. 725, psd 854, 865, enr 869 (Chapter 215)
- SB 328 Re full disclosure of business interests and alien interests in N.H. business. study 1112
- SB 329 Adopting the uniform controlled substance act to replace the controlled drug act. study 1112
- SB 330 Providing that the property tax on boats is subject to local option. 725, study 847, 1112
- SB 331 Establishing the Salmon Falls River watershed advisory committee. 725, am 881-882, psd 885, S conc 917, enr 965 (Chapter 372)
- SB 332 Re the powers of the director of the fish and game department and conservation officers concerning all marine species.
 727, psd 878, 884, enr 957 (Chapter 340)
- SB 333 Amending various sections of RSA relative to education. study 1113
- SB 334 Exempting guarantees for maintenance products from motor vehicles warranty regulations.
 726, K 908
- SB 335 Re the notice requirement for the early retirement option for supreme and superior court justices.
 725, am 903, psd 915, S conc 938, enr 965 (Chapter 369)
- SB 336 Providing for alternate members on the Connecticut River Valley and the Merrimack River Valley flood control commissions. 725, am 933-934, psd 954, S conc 965, enr 984 (Chapter 384)
- SB 337 Adding a chiropractor to the health and welfare advisory commission. 727, am 904, psd 915, S conc 938, enr 965 (Chapter 370)
- SB 338 Providing for the defense and indemnification of state officers and employees against claims and civil actions arising out of acts committed while in the course of their employment and within the scope of their authority. 724, K 931
- SB 339 Re introduction of evidence at board of taxation hearings. 724, psd 905, 916, enr 957 (Chapter 341)
- 5B 340 Re material inserted in town warrants. 725, psd 804, 829, enr 833 (Chapter 160)
- SB 341 Re the definition of clerk in certain election laws. 725, psd 847, 864, enr 869 (Chapter 188)
- SB 343 Re direct billing by insurers.
 New title: Re direct billing by insurers and termination of certain insurance agency contracts.

727, am 874-875, psd 884, S nonconc, conf 961, 984, rep adop 1046-1047, enr am 1067, enr 1078 (Chapter 498)

5B 344 Establishing a conflict of interest law for the executive branch of government and an ethics commission and making an appropriation therefor. study 1113 SB 345 Providing for payment of a claim to Ervin Grant and making an appropriation therefor.

802, am 875, psd 884, S conc 917, enr 965 (Chapter 373)

SB 346 Re the use of wiretapping devices by law enforcement officers.

New title: Re the use of wiretapping devices by law enforcement officers and the cooperation of communication common carriers with law enforcement agencies and repealing the crime of violation of privacy of messages.

724. am 931-932, psd 954, S conc 965, enr 984 (Chapter 385)

5B 347 Re police standards and training. 724, rcmt 826-827, study 939, 1113

SB 349 Increasing the funds provided for construction of the Dover-Somersworth interchange.

802, SO 891, LT 901

SB 352 Altering parole eligibility requirements. intro & psd 1097, enr 1099 (Chapter 506)

SENATE CONCURRENT RESOLUTIONS

SCR 1 Re joint rules. intro, adop and printed 359-363

SCR 2 Requiring bills requested by executive departments to be identified. 88, adop 92

SCR 3 Urging the U.S. senate to authorize a new election in the contest for this state's senate seat.

38, adop (RC) 60-62, remarks by Rep. Healy 66

SCR 4 Memorializing the President and the Congress in opposition to any increase in the tariff on imported oil per barrel, requesting the governor and attorney general to join with other New England states in their suit against the Presidential action which has imposed a tariff on imported oil and requesting the governor and attorney general to seek to have the other New England states join with N.H. to require the Federal Energy Administration to carry out the provisions of the Emergency Petroleum Allocation Act of 1973.

112 (Died)

SCR 5 Re Rotary International week. 153 (Died)

SCR 6 Memoralizing the secretary of transportation to expedite the planning and construction of I-93 in N.H. 728, adop 881

SCR 7 Memorializing Congress to re-open and fully utilize the customs facilities in Pittsburg, N.H. intro & adop 408

- SCR 8 Memorializing the Congress of the U.S. in opposition to national legislation universalizing labor-management relations in the public sector within state and local governments, and in particular, in opposition to HR 77. 408 (Died)
- SCR 9 Establishing a special legislative committee to conduct a study of the food and souvenir concessions in state parks. 439, am & adop 934, S nonconc, conf 980 (Died)
- SCR 10 Urging the public utilities commission to exercise its rule-making authority by providing lower rates to consumers who conserve energy. 724, adop 882

- SCR 11 Memoralizing Congress to investigate pricing of and problems re energy resource supplies.
 - 724, adop 882
- SCR 12 Establishing a special joint committee on energy resources and energy uses. 724, am & Approp 906, S conc 938, study com 1113
- SCR 13 Honoring Mrs. Catherine T. Squires upon her selection as Mother of the Year.
 intro & adop 432
- SCR 14 Establishing an interim study committee to investigate the fee structure for registration of automobiles.
 - New title: Establishing an interim study committee to investigate the fee structure for registration of automobiles and trucks.
 - 728, SO 914, am & adop 950-951, S conc 965, study com 1113
- SCR 16 Memoralizing Congress to provide that the amount of petroleum products exported from the U.S. to any country shall not exceed the amount imported from the country to whom the export is proposed. 727, K 878
- SCR 17 Establishing a select committee to study the election laws and the application of same.
 - 724, am & adop 906-907, S nonconc, conf 961, rep adop 1020, study com 1113

CONSTITUTIONAL AMENDMENT CONCURRENT RESOLUTIONS

- CACR 1 Re composition of the General Court. Providing that the membership of the house of representatives shall be reduced to 320. (Splaine of Rock. 19) 11, K 54
- CACR 2 Re decreasing the age requirement for members of the senate. Providing that the age requirement for members of the senate is decreased from 30 to 25 years of age. (Duprey of Car. 2 et al) 40, ext 135, S Ct opin req 159, printed 214-216, SO 291, 296, 335, LT (RC) 357-359, psd (2 RC's) 414-417 (S LT)
- CACR 3 Re granting of pensions by the legislature. Providing that the requirements that pensions be granted for not longer than one year at a time be repealed. (Lamy of Hil. 35 et al) 40-41, psd 91-92, S conc 200, enr 201
- CACR 4 Re natural rights. Providing that all persons have the right to bear arms in defense of themself, their family, their property and the state. (Dickinson of Car. 2 et al)
 - 45, LT (RC) 131-133, 332, am & psd (RC) 417-419, conc S am 976, enr 1025
- CACR 5 Re the trial of crimes. Providing that district courts may try crimes in a county other than the county in which the crime is committed. 101, psd 405-406, enr 452
- CACR 7 Re establishing a unicameral legislature for N.H. Providing that the general court of N.H. be unicameral. (Gordon of Mer. 7, Read of Rock. 4) 69, LT 133, (RC) 627-629, 953
- CACR 8 Re adoption of Constitutional Amendments by 3/5 of voters. Providing that proposed constitutional amendments may be approved by 3/5 of the voters present and voting on the subject. (O'Connor of Str. 18) 69, IP 209

- CACR 9 Re use of certain revenues for transportation. Providing that certain revenues be used for improving the transportation system of the state. (Chambers of Graf. 13 et al) 81, IP 276
- CACR 10 Adoption requirements of sales and income taxes. 354, K 594, recon rej 626
- CACR 12 Re the size of the Senate. Providing that the Senate be increased from 24 to 36 members, and the quorum requirements be changed to correspond to the increased size of the Senate (O'Keefe of Rock. 21 et al) 152-153, rcmt 262, SO 296, 335, K 359
- CACR 13 Re constitutional amendments submitted by the general court. Providing that such amendments, if they do not pass, may not be considered by the general court for one biennium subject to certain requirements. (Williamson of Sul. 9) 267, study 570, 1108
- CACR 14 Re legislative requirements for statutes re sales and income taxes. Providing that sales and income taxes may not be passed in either house of the legislature unless approved by sixty percent of the legislators present and voting on the subject.

 724, K (RC) 840-841
- CACR 15 Re voluntary prayer. Providing that no person shall be prohibited from nor compelled to participate in any voluntary exercise of prayer in any public school, building or meeting place. (Wiggins of Sul. 8) 334, K (RC) 684-686, recon rej 723
- CACR 16 Re natural resources. Providing that all men are entitled to have their natural resources preserved and protected from destruction, damage or impairment. (Horrigan of Str. 4 et al) 341, K 594
- CACR 17 Re special sessions of the general court. Providing that members of the general court shall receive customary compensation and mileage for special sessions called by a majority vote of each branch of the general court. (Roberts of Bel. 4 et al) 342. K 678
- CACR 18 Re elections to the office of state senator. Providing that a new election for the office of state senator shall be held if a candidate for such office does not receive a plurality of the votes. (Ambrose of Bel. 1) 354, study 592, 1108
- CACR 19 Re recall of elected officers. Providing that any elective officer, except judicial officers shall be subject to recall by the voters. (Ellis or Rock. 16, Gordon of Mer. 7) 584, K 841-842
- CACR 20 Re establishing a 7 year term for district, municipal and probate judges. Providing that district, municipal and probate judges be appointed for a 7 year term. (Thibeault of Rock. 3) 584, K (RC) 842-843



